

# The British Columbia Gazette.

### PUBLISHED BY AUTHORITY.

VICTORIA, JUNE 20TH, 1889

No. 25.

# Vol. XXIX. Application for Lands .- Continued. The British Columbia Gazette. Wm. Charters 640 acres. 375 Morris Moss Jenkins Island. 376 PUBLISHED EVERY THURSDAY. SCALE OF CHARGES FOR ADVERTISING: TABLE OF CONTENTS. Appointments ..... Proclamations. Convening the Legislative Assembly ...... 372 Provincial Secretary's Department. Lands and Works Department.

Alpha Milling and Mining Company
Canoe Pass Canning Company
The Vancouver Lumber Co.
The Laura Hydraulie Mining Co.
The Vaneouver Soap Co.
Kootenay No. 1 Mining Co., Foreign
Cariboo Creek Mining Co.

Cariboo Creek Mining Co
pplications for Lands.
D. M. Eberts—480 acres.
D. M. Eberts—480 acres.
J. B. Greaves—640 acres.
J. B. Greaves—480 acres.
J. B. Greaves—480 acres.
J. B. Greaves—640 acres.
J. B. Greaves—640 acres.
J. B. Greaves—640 acres.
Alfred Magnesen—160 acres.
Alfred Magnesen—160 acres.
T. W. Patterson and M. H. Cowan—320 acres.
Win. A. Jones—320 acres
Thos. Haddon—160 acres
J. B. Greaves—627 acres.
J. B. Greaves—640 acres.
C. O'Keefe—514 acres
C. O'Keefe—514 acres
C. O'Keefe—294 acres
Thomas Swan—5 acres.
M. C. Ireland—160 acres.
Joseph Guichon—400 acres.
Henry Dumbleton—200 acres
W. H. Dempster and others—12,000 acres.
J. A. Carthew—160 acres
J. A. Carthew—160 acres
J. A. Carthew—160 acres
James Stuart—320 acres
G. R. W. Stewart—160 acres.
Thomas Ellis—500 acres.

Certificates of Incorporation.

Applications for Lands.

Albert Viller—Savary Island.  M. W. T. Drake—30,000 acres.  374 Wm. Charters 160 acres. 374 John M. Douglas, yr3,260 acres. 374 William Olliver—160 acres. 374 William Olliver—160 acres. 373 Applications for Timber Licences.  James S. McLeod. 377 G. F. Slater. 377 Royal City Planing Mills Co. 377 Brunette Saw-Mill Co. 377 T. W. Paterson and M. H. Cowan. 377 John Letherdale. 378 Royal City Planing Mills Co. 377 Hastings Saw-Mill Co. 377 Hastings Saw-Mill Co. 377 Hastings Saw-Mill Co. 377 Hastings Saw-Mill Co. 377 Tax Notices. Assessor's notice—Districts of Victoria, &c. 386 Cowichan District. 381 Lillooct District. 382 Lillooct District. 383 Registration of Voters. Kootenay District. 384 Kotenay District. 385 Victoria City and Esquimalt Districts 385 Victoria City and Esquimalt Districts 386 Yale District. 387 Yale District. 388 New Westminster and New Westminster City Districts 387 Yale District. 388 New Westminster and New Westminster City Districts 380 New Westminster and New Westminster City Districts 380 New Westminster and New Westminster City Districts 381 Naniano District. 388 New Westminster City 380 Victoria City. 380 New Westminster City 381 Victoria City. 381 New Westminster City 382 Victoria City. 383 New Westminster City 384 Victoria City. 385 New Westminster City 385 Victoria City. 386 North-west \ of Section 23, Township 26, New West'r Dis. 381 Lillooet District. 385 New Westminster City 386 Victoria City. 386 North-west \ of Section 23, Township 26, New West'r Dis. 381 Lillooet District. 386 North-west \ of Section 23, Township 26, New West'r Dis. 381 Lillooet District. 382 New Westminster City 384 Victoria City. 385 New Westminster City Order on min real Crown Grant. 386 Application for Crown Grant of Lanark Mineral Claim 387 Application for Crown Grant of Lanark Mineral Claim 387 Application for Crown Grant of Lanark Mineral Claim 387 Application for Crown Grant of Lots 126, 127, and 128, Group II, Lillooet District. 386 Application for water privileges for Kootenay Indian Reservey 387 Apply
Applications for Timber Licences.  James S. McLeod
Applications for Timber Licences.  James S. McLeod
Applications for Timber Licences.  James S. McLeod
Applications for Timber Licences.  James S. McLeod
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G. F. Slater Royal City Planing Mills Co 376 Brunette Saw-Mill Co 377 David S. Gray 377 T. W. Paterson and M. H. Cowan 377 John Letherdale 378 Royal City Planing Mills Co 377 Hastings Saw-Mill Co 377 Hastings Saw-Mill Co 377 Covictoria Lumber & Manufacturing Co 377  Tax Notices. Assessor's notice—Districts of Victoria, &c 380 Cowichan District 381 New Westminster District 381 Hope, Yale, Lytton and Cache Creek Divisions of Yale D. 381 Registration of Voters. Kootenay District—Eastern Division 381 Victoria City and Esquinnalt Districts 382 Victoria District 383 Victoria District 383 Victoria District 383 Victoria City and Esquinnalt District 384 Victoria City and Esquinnalt District 385 New Westminster and New Westminster City District 385 New Westminster City 385 Nanaimo District 385 Nanaimo District 385 Nanaimo District 385 Nanaimo District 385 New Westminster City 385 Victoria Ci
Brunette Saw Mill Co David S. Gray
Brunette Saw Mill Co David S. Gray
David S. Gray.  T. W. Paterson and M. H. Cowan 377 John Letherdale 378 Henry V. Edmonds 378 Royal City Planing Mills Co. 377 Hastings Saw-Mill Co. 377 Hastings Saw-Mill Co. 377 Victoria Lumber & Manufacturing Co 377  Tax Notices.  Assessor's notice—Districts of Victoria, &c. 380 Cowichan District 380 Lillooet District 381 Hope, Yale, Lytton and Cache Creek Divisions of Yale D. 38  Registration of Voters.  Kootenay District—Eastern Division 381 Victoria City and Esquinnalt Districts 382 Victoria District 383 Victoria District 383 Cowichan District 383 Cowichan District 383 New Westminster and New Westminster City Districts 383 Lillooet District 383 New Westminster City 383 Nanaimo District 383 Municipal By -Laws. New Westminster City 384 Victoria City. 385 Victoria City. 385 Victoria Municipality 385 Lot 288, and south ½ of Lot 270, Group H., New West'r Dis. 383 Lot 288, and south ½ of Lot 270, Group H., New West'r Dis. 384 Miscellaneous.  Sale of Methodist Church property at Nanaimo 384 A. C. Brydone-Jack—Application to be called to the Bar. 384 Application for Crown Grant of Lanark Mineral Claim 385 Application for Crown Grant of Lanark Mineral Claim 385 Application for Crown Grant of Lanark Mineral Claim 385 Application for Mineral Crown Grants by A. D. Wheeler 385 Application for Mineral Crown Grants by A. D. Wheeler 385 Application for Crown Grant of Lots 126, 127, and 128, 127 Annual meeting of the New Westminster Southern Ry Co. Application for Crown Grants by A. D. Wheeler 34 Application for Crown Grant of Lots 126, 127, and 128, 127 Annual meeting of the New Westminster Southern Ry Co. Application for Crown Grant of Lots 126, 127, and 128, 127 Annual meeting of the New Westminster Southern Ry Co. Application for Crown Grant of Lots 126, 127, and 128, 127 Annual meeting of the New Westminster Southern Ry Co. Application for Crown Grant of Lots 126, 127, and 128, 127 Annual meeting of the New Westminster Southern Ry Co. Application for Crown Grant of Lots 126, 127, and 128, 127 Annual meeting of the New W
Tax Notices.  Assessor's notice—Districts of Victoria, &c
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Cowichan District
Hope, Yale, Lytton and Cache Creek Divisions of Yale D. 38  Registration of Voters.  Kootenay District—Eastern Division
Hope, Yale, Lytton and Cache Creek Divisions of Yale D. 38  Registration of Voters.  Kootenay District—Eastern Division
Registration of Voters.  Kootenay District—Eastern Division 33 Victoria City and Esquimalt Districts 38 Victoria District 38 Vale District 38 Cowiehan District 38 Cowiehan District 38 Lillooet District 38 Lillooet District 38 Lillooet District 38 Municipal By-Laws. New Westminster and New Westminster City Districts 38 Municipal By-Laws. New Westminster City 38 Victoria City 38 Richmond Municipality 38 Chilliwhack Municipality 38 Chilliwhack Municipality 38 Chilliwhack Municipality 38 Sheriffs' Sales. North-west \ of Section 23, Township 26, New West'r Dis. 38 Lot 288, and south \ \frac{1}{2} \ of Lot 270, Group H., New West'r Dis. 38 Miscellaneous.  Sale of Methodist Church property at Nanaimo 38 A. C. Brydone-Jack—Application to be called to the Bar 39 W. Palmer—application for min eral Crown Grant 3 J. A. Russell application to be alled to the Bar 34 Application for Crown Grant of Lanark Mineral Claim 37 T. O. Townley—application to be called to the Bar 38 Application for Crown Grant of Lanark Mineral Claim 37 A. L. Belyea—Application to be called to the Bar 39 A. L. Belyea—Application to be called to the Bar 39 A. L. Belyea—Application to be called to the Bar 39 A. L. Belyea—Application to be called to the Bar 39 A. D. Wheeler 30 Application for Crown Grant of Lanark Mineral Claim 30 A. C. Brydone-Jack—Application to be called to the Bar 30 A. D. Wheeler 30 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application for Crown Grant of Lots 126, 127, and 128, Gr
Registration of Voters.  Kootenay District—Eastern Division 33 Victoria City and Esquimalt Districts 38 Victoria District 38 Vale District 38 Cowiehan District 38 Cowiehan District 38 Lillooet District 38 Lillooet District 38 Lillooet District 38 Municipal By-Laws. New Westminster and New Westminster City Districts 38 Municipal By-Laws. New Westminster City 38 Victoria City 38 Richmond Municipality 38 Chilliwhack Municipality 38 Chilliwhack Municipality 38 Chilliwhack Municipality 38 Sheriffs' Sales. North-west \ of Section 23, Township 26, New West'r Dis. 38 Lot 288, and south \ \frac{1}{2} \ of Lot 270, Group H., New West'r Dis. 38 Miscellaneous.  Sale of Methodist Church property at Nanaimo 38 A. C. Brydone-Jack—Application to be called to the Bar 39 W. Palmer—application for min eral Crown Grant 3 J. A. Russell application to be alled to the Bar 34 Application for Crown Grant of Lanark Mineral Claim 37 T. O. Townley—application to be called to the Bar 38 Application for Crown Grant of Lanark Mineral Claim 37 A. L. Belyea—Application to be called to the Bar 39 A. L. Belyea—Application to be called to the Bar 39 A. L. Belyea—Application to be called to the Bar 39 A. L. Belyea—Application to be called to the Bar 39 A. D. Wheeler 30 Application for Crown Grant of Lanark Mineral Claim 30 A. C. Brydone-Jack—Application to be called to the Bar 30 A. D. Wheeler 30 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application Reserves 40 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 Application for Crown Grant of Lots 126, 127, and 128, Gr
Kootenay District—Eastern Division 33 Victoria City and Esquimalt Districts 38 Vietoria District 38 Vale District 38 Cowichan District 38 New Westminster and New Westminster City Districts 38 New Westminster and New Westminster City Districts 38 Minicipal By-Laws 38 Municipal By-Laws 38 Municipal By-Laws 38 New Westminster City 38 Victoria City 38 Richmond Municipality 38 Delta Municipality 38 Chilliwhack Municipality 38 Sheriffs' Sales 38 North-west \ of Section 23, Township 26, New West'r Dis. 38 Lot 288, and south \ \frac{1}{2} \ of Lot 270, Group II., New West'r Dis. 38 Miscellaneous 38 Sale of Methodist Church property at Nanaimo 38 A. C. Brydone-Jack—Application to be called to the Bar 39 W. Palmer—application for min eral Crown Grant 31 J. A. Russell application to be called to the Bar 39 J. A. Russell application to be called to the Bar 39 Application for Crown Grant of Lanark Mineral Claim 37 T. O. Townley—application to be called to the Bar 39 A. L. Belyca—Application to be called to the Bar 39 A. L. Belyca—Application to be called to the Bar 39 A. L. Belyca—Application to be called to the Bar 39 A. L. Belyca—Application to be called to the Bar 39 A. L. Belyca—Application to be called to the Bar 39 A. L. Belyca—Application to be called to the Bar 39 A. A. D. Wheeler 30 A. D. Wheeler 30 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca — Application Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca — Application Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca — Application Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca — Application Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca — Application Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca — Application Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca — Application Grant of Lots 126, 127, and 128, Group 1, Lillooet District 30 A. L. Belyca —
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Vietoria District
Nanaimo District
Nanaimo District
Nanaimo District
Nanaimo District
Municipal By-Laws.  New Westminster City
New Westminster City  Victoria City.  Richmond Municipality  Biehmond Municipality  Chilliwhack Municipality  Sheriffs' Sales.  North-west \ of Section 23, Township 26, New West'r Dis. 38  Lot 288, and south \(\frac{1}{2}\) of Lot 270, Group II., New West'r Dis. 38  Miscellaneous.  Sale of Methodist Church property at Nanaimo  A. C. Brydone-Jack—Application to be called to the Bar. 33  W. Palmer—application for min eral Crown Grant.  J. A. Russell application to be ealled to the Bar. 33  Application for Crown Grant of Lanark Mineral Claim  T. O. Townley—application to be called to the Bar. 33  A. L. Belyea—Application to be admitted to the Bar. 35  Survey of E. and N. Railway lands  A. L. Belyea—Application to be called to the Bar. 35  Application for Mineral Crown Grants by A. D. Wheeler 34  Annual meeting of the New Westminster Southern R'y Co.  Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District. 34  A contractor wester revisibleses for Shuswan Indian Reserved.
Victoria City
Sheriffs' Sales.  North-west \ of Section 23, Township 26, New West'r Dis. 38 Lot 288, and south \( \frac{1}{2} \) of Lot 270, Group II., New West'r Dis. 38 Miscellaneous.  Sale of Methodist Church property at Nanaimo
Sheriffs' Sales.  North-west \ of Section 23, Township 26, New West'r Dis. 38 Lot 288, and south \( \frac{1}{2} \) of Lot 270, Group II., New West'r Dis. 38 Miscellaneous.  Sale of Methodist Church property at Nanaimo
Sheriffs' Sales.  North-west \ of Section 23, Township 26, New West'r Dis. 38 Lot 288, and south \( \frac{1}{2} \) of Lot 270, Group II., New West'r Dis. 38 Miscellaneous.  Sale of Methodist Church property at Nanaimo
Sheriffs' Sales.  North-west \ of Section 23, Township 26, New West'r Dis. 38 Lot 288, and south \( \frac{1}{2} \) of Lot 270, Group II., New West'r Dis. 38 Miscellaneous.  Sale of Methodist Church property at Nanaimo
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W. Palmer—application for film eral Crown Grant
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J. A. Russell application to be called to the Bar
Application for Crown Grant of Lanark Mineral Claim 5 T. O. Townley—application to be admitted to the Bar 3 A. L. Belyea.—Application to be called to the Bar 3 Survey of E. and N. Railway lands 3 Application for Mineral Crown Grants by A. D. Wheeler 3 Annual meeting of the New Westminster Southern R'y Co. 3 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District 3
T. O. Townley—application to be admitted to the bar.  A. L. Belyea—Application to be called to the Bar.  Survey of E. and N. Railway lands.  Application for Mineral Crown Grants by A. D. Wheeler 3  Annual meeting of the New Westminster Southern R'y Co.  Application for Crown Grant of Lots 126, 127, and 128,  Group 1, Lillooet District.  3  Solution for wester revisions for Shuswap Indian Reserved.
Application for Mineral Crown Grants by A. D. Wheeler 3 Annual meeting of the New Westminster Southern R'y Co. 3 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District
Application for Mineral Crown Grants by A. D. Wheeler 3 Annual meeting of the New Westminster Southern R'y Co. 3 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District
Annual meeting of the New Westminster Southern R y Co. 3 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District
Annual meeting of the New Westminster Southern R y Co. 3 Application for Crown Grant of Lots 126, 127, and 128, Group 1, Lillooet District
Application for Crown Grant of Lots 120, 121, and 125, Group 1, Lillooet District
Group 1, Infloort District Indian Reserve 3
Applying for water privileges for Shuswap Indian Reserve 3
Applying for wifter privileges for Rootenty friction
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Applying for water privileges for Kootenay Indian Re-
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Applying for water privileges for certain Indian Reserves
by J. W. Mackay  Annual general meeting of Shuswap & Okanagan Ry Co.
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### APPOINTMENTS.

### PROVINCIAL SECRETARY'S OFFICE.

HIS HONOUR the Lieutenant-Governor has been pleased to make the full pleased to make the following appointment:-

13th June, 1889.

FREDERICK G. WALKER, of the City of Victoria, Esquire, Barrister at Law, to be a Notary Public in and for the Province of British Columbia.

### PROCLAMATIONS.

### [L.S.]

### HUGH NELSON.

### CANADA.

### PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen. Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature or Parliament of Our said Province, at Our City of Victoria, on Thursday, the Sixth day of June, 1889, to have been commenced and held, and every of you—Greeting.

### A PROCLAMATION

ALEX. E. B. DAVIE, Attorney-General. WHEREAS the meeting of the Legislature or Parliament of the Province of British Columbia, stands called for Thursday, the Sixth day of June, 1889, at which time, at Our City of Victoria, you were held and constrained to appear.

NOW KNOW YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining, you and each of you, that on Thursday, the Eighth day of the month of August next, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, and therein do as may seem necessary. Herein fail not.

In Victoria - - Legislative Hall.
In Kamloops - - Public School Building.

Each applicant must forward a notice, thirty days before the Examination, stating the class and grade of certificate for which he will be a candidate. and the place at which he will attend.

S. D. POPE,

my9 NOW KNOW YE, that for divers causes and con-

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto atfixed: WITNESS, the Honourable HUGH NELSON, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Province of British Columbia, and the Great Section 1988. Victoria, in Our said Province, this First day of June, in the year of Our Lord one thousand eight hundred and eighty-nine, and in the fifty-second year of Our Reign.

By Command.

JNO. ROBSON, Provincial Secretary.

### PROVINCIAL SECRETARY

### STATUTES OF BRITISH COLUMBIA

VOLUME I., "Consolidated Acts, 1888," is now ready and can be obtained at the Government Printing Office, Victoria. Price, \$6.00.

JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office, 7th March, 1889.

mh7

### TABLE

Showing the Dates and Places of Courts of Assize, Nisi Prins, and Oyer and Terminer, for the Year 1889.

### Spring Assizes.

	[On	Vancouver	Island.]
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				. aoun mary
Nanaimo	_	 	 Tuesday	 4th June.

### [On Mainland.]

New Westminster...Wednesday....lst May. Kamloops.....Monday....3rd June. . Monday..... 10th June. Clinton....

### FALL ASSIZES.

### [On Mainland.]

Richfield	r.
Clinton Wednesday 25th Septemb	er.
Kamloops Monday 7th October.	
Lytton	
New WestminsterWednesday13th Novemb	er.

### [On Vancouver Island.]

Victoria.....Monday.....25th November. Nanaimo.....Tuesday.....3rd December.

### PROVINCIAL SECRETARY.

### NOTICE.

SITTINGS of the County Court of Cariboo will be held at—

Lillooet .......Thursday .....23rd May, 1889. Clinton Saturday Sth June, 150 Mile House. Thursday 27th ,, Soda Creek Saturday 29th ,, Quesnellemouth Tucsday 2nd July ,; Richfield ......Friday ...... 5th ,,

By Command.

### JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office, 24th April, 1889.

ap25

### EDUCATION BRANCH OF THE PROVINCIAL SECRETARY'S DEP'T,

Victoria, May 7th, 1889.

NOTICE is hereby given that the Annual Examination of candidates for certificates of qualification to teach in the Public Schools of the Province will be held as follows, commencing on Monday, July

### LANDS AND WORKS.

### NOTICE TO CONTRACTORS.

SEALED TENDERS will be received by the Hon.
Chief Commissioner of Land Chief Commissioner of Lands and Works up to noon of Wednesday, 10th July, for additions and alterations to the Provincial Insane Asylum, at New Westminster.

Each tender must be accompanied by an accepted bank cheque for a sum equal to five per cent. of amount of the tender, made payable to the Hon. Chief Commissioner of Lands and Works. In the event of a contract being let the cheque will be retained as part security for the due performance of the work. The cheque will be returned to unsuccessful competitors, but will be forfeited by any bidder who may decline to execute a contract if called upon to do so.

Plans and specifications can be seen and forms for tender obtained at the office of Geo. W. Grant, Esq., Architect, New Westminster, or at the office of the undersigned.

The lowest or any tender not necessarily aecepted.

W. S. GORE, Surveyor-General.

Lands and Works Department, Victoria, B.C., 19th Jnne, 1889.

je20

### LILLOOET DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situate in Lillooet District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of F. Soues, Esq., Assistant Commissioner, Clinton:

Lot 144, Group 1.—Geo. H. Mitchell, transfer of W. H. Kay's pre-emption record No 97, dated 7th October, 1862.
Lot 144A, Group 1.—A.A. Green, application to purchase dated 18th October, 1888.

Persons having adverse claims to Lot 144 must file a statement of the same with the Commissioner within 60 days from the date of this notice.

### F. G. VERNON,

Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, B. C., 20th June, 1889.

je2

### LANDS AND WORKS.

### TO CONTRACTORS.

SEALED proposals will be received by the Honour-able Chief Commissioner of Lands and Works, up to noon of Wednesday, 10th July next, from persons experienced in well drilling who may be desirons of undertaking contracts from the Government for sink ing one or more experimental Artesian Wells in Yale District, B.C. with a view to determining their value District, B.C., with a view to determining their value date hereof for purposes of irrigation.

Proposals must state clearly all conditions and terms, state the kind of apparatus proposed to be used, and give the name of two responsible residents of the Province who are willing to enter into a bond to secure the faithful carrying out of any contract which may be

entered into.

Such information as may be in possession of the Lands and Works Department will be furnished on

Lands & Works Department, Victoria, B.C., May 30th, 1889.

### HIGHWAY-NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that a highway, 66 feet in width, has been established, as follows:—
Commencing at the south-west corner of Lot 394,
Group 1; thence due north following the western boundary of Lots 394 and 393 to the north-west corner of the letter, and having a width of 22 feet on each of the latter, and having a width of 33 feet on each side of said line.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., 29th May, 1889.

mv30

### RESERVE, KAMLOOPS DIVISION OF YALE DISTRICT

OTICE is hereby given that all Crown lands situated within Sections 25, 26, 35 and 36, Township 99, and within Sections 12, 13, 14 and 24, Township 100, have been reserved from sale or pre-emption, except under the provisions of the "Mineral Act."

F. G. VERNON,

Chief Commissioner of Lands & Works. Lands & Works Department, Victoria, B. C., 9th May, 1889. my9

### CANCELLATION OF, RESERVE, SATURNA ISLAND.

### OSOYOOS DIVISION OF YALE DISTRICT.

Motice is hereby given that the under-mentioned Mineral Claims situated at Rock Creek, in the Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of W. Dewdney, Esq., Gold Commissioner, V. rnon. B.C.,

### LANDS AND WORKS.

### NOTICE.

NOTICE is hereby given that the Crown Grant to Sections 23 and 49 in Comox District, which was issued in favour of Thomas Finley on the 12th day of June, 1883, has been cancelled in consequence of an error therein, and that three months from the date hereof a corrected Crown Grant will be issued in the thereof

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works D partment, Victoria, B.C., 27th March, 1889.

mh28

### HIGHLAND DISTRICT.

Such information as may be in possession of the Lands and Works Department will be furnished on application to parties proposing to contract.

W. S. GORE,
Surveyor-General.

Lands & Works Department,
Vietoria, B.C., 10th June, 1889.

GOLDSTREAM DISTRICT.

VOTICE is hereby given that Section 7, Goldstream District, has been surveyed for T. W. Paterson, under his application to purchase dated 24th April, 1889. A plan of the same can be seen at the Lands and Works Department, Vietoria.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands & Works Department,

Lands & Works Department,

Surveyor-General.

Highland District, have been surveyed for Messrs. Geo. Mesher, F. Mesher, and G. C. Mesher, as the land recorded by them as a pre-emption partner-ship 9th May, 1888, under Pre-emption Record No. 152. Section 20, containing 80 acres, has been surveyed. A plan of the above-named Sections must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON,
Chief Commissioner of Lands and Works Department,
Victoria, B. C., 6th June, 1889.

JOTICE is hereby given that Sections 18 and 19,
Highland District, have been surveyed for Messrs. Geo. Mesher, F. Mesher, and G. C. Mesher, as the land recorded by them as a pre-emption Record No. 152. Section 20, containing 80 acres, has been surveyed. A plan of the above-named Sections must file a statement.

Persons having adverse claims to any of the above Sections must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands & Works Department,
Victoria, B. C., 6th June, 1889.

Vietoria, B. C., 6th June, 1889.

### LAND NOTICES.

OTICE is hereby given that within 60 days from date I intend making application to the Hon. Chief Commissioner of Lands and Works for permission to purchase 627 aeres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the south-west corner of

Lot 618, Group 1; running thence west 80 chains; thence south 80 chains; thence east 59 chains; thence north 6.50 chains; thence east 21 chains; thence north 73.71 chains, to the point of commencement.

J. B. GREAVES.

Douglas Lake, B. C., April 20th, 1889.

WE, the undersigned, hereby give notice that 60 days after date we intend to apply to the Chief Commissioner of Lands and Works, for permission to purchase 640 acres of land situated as follows:—Commencing at a stake placed at West Entrance Point, Hesquot Harbour, West Coast Vancouver Island; thence running one mile, in a northerly direction, along beach to stake No. 2; thence westerly one mile to stake No. 3; thence southerly one mile to stake No. 4; thence easterly one mile to point of commencement.

J. MAHER & Co.

Hesqnot, March 7th, 1889.

serve which was placed upon Section two and the east half of Section one, Saturna Island, Cowieland District, has been cancelled.

F. G. VERNON,

Chief Commissioner of Lands and Works.

Lands & Works Department,
Victoria, B.C., June 4th, 1889.

TOTICE is hereby given that 60 days after date we intend making application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land situate on the west side of Alberni Canal, commencing at a post about three miles from the head of the canal: thence west 40 chains; thence north 80 chains; thence east to the eanal; thence tollowing the shore line to the point of commencement. point of commencement.

T. W. PATTERSON, M. H. COWAN.

Victoria, B. C., April 29th, 1889.

HEREBY give notice that 60 days after date I shall apply to the Chief Commissioner of Lands and Works to purchase 320 acres of land in the Dog Creek section of the Lillooet District:—The land is situated about five miles cast of Moses Pigeon's place, and commencing at a stake marked N.W. corner stake, running 1,760 yards in an easterly direction to a stake marked N.E.; thence 880 yards in a sontherly direction to a stake marked S.E. corner stake; thence marked S.W. corner stake; thence so yards to point of commencement.

Vietoria, B.C., 6th June, 1889.

HEREBY give notice that 60 days after date I shall apply to the Chief Commissioner of Lands and Works to purchase 320 acres of land in the Dog Creek section of the Lillooet District:—The land is situated about five miles cast of Moses Pigeon's place, and commencing at a stake marked N.W. corner stake, running 1,760 yards in an easterly direction to a stake marked S.E. corner stake; thence 880 yards to point of commencement.

JAMES STUART.

Cache Creek, May 22nd, 1889.

### LAND NOTICES.

ing 160 acres.

Section 36: Commencing at the S.W. corner of the section and running thence E. 80 chains; thence N. 80 chains; thence W. 80 chains; thence S. 80 chains to point of commencement; containing 550 acres, more

Section 35:— Commencing at the S. E. corner of the section and running thence N. 80 chains; thence W. 80 chains; thence S. 80 chains; thence E. 80 chains to point of communing; containing 600 acres, more or

Township 5. Section 1:--Commencing at the S. W. corner of the section and running thence X. 80 chains: thence E. 80 chains; thence S. 80 chains; thence W.

Township 6, Section 6.—Commencing at the N. W. corner of the section and running thence E. 40 chains: thence S. 40 chains; thence W. 40 chains: thence N. 40 chains to point of commencing; containing 160

Kamloops, June 10th, 1889.

NOTICE is hereby given that 60 days after date 1 will apply to the Honourable Chief Counnissioner of Lands and Works, B.C., for leave to purchase 160 acres mountain pasturage, situate south of William Charter's line, (application to purchase west of Nicola Commonage Reserve). Above land commences at a post and runs south 20 chains to S. W. stake of Common; thence west 80 chains to be starting point.

WM. CHARTERS.

WM. CHARTERS.

je13

Dated New Westminster, 11th June, 1889.

OTICE is hereby given that sixty days after date I intend applying to the Honourable Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty (160) acres of land situated in Coast District, and described as follows:—Commencing at the N.E. corner of R. Cunningham's claim, above Mowitch Point; thence north 40 chains; thence west 40 chains; thence south 40 chains; thence west 40 chains to point of commencement.

J. A. CARTHEW.

ment; containing 160 acres.

D. M. EBERTS

Dated 20th March 1889.

myn

FOTICE is hereby given that within 60 days from date I intend making application to the Hon. Chief Commissioner of Lands and Works for permission to purchase 555 acres of pastoral land in the Nicola Division of Yale District, situated as follows:

Commencing at a stake at the south-west corner of Lot 683, Group 1; running thence west 59 chains; thence north 94 chains; thence east 59 chains; thence couth 94 chains; thence east 59 chains; thence couth 95 chains; thence east 50 chains; thence couth 95 chains; to the point of commencement.

south 94 chains, to the point of commencement.

J. B. GREAVES.

Douglas Lake, B. C., April 20th, 1889.

# LAND NOTICES.

OTICE is hereby given that 60 days from date I intend to make application to the Hon. Chief date I intend making application to the Honour-Commissioner of Lands and Works for permission to purchase 3,360 acres, more or less, of land in the Kootenay District, situated about twenty will release to Nicola Division of Vale District situated as follows: purchase 3,360 acres, more or less, of land in the Kootenay District, situated about twenty miles above the mouth of Gold Creek on the Upper Columbia River, in Town hips 4, 5 and 6, and described as follows:

Township 4, N. W. † Section 25; Commencing at the corner of Sections 25, 26, 35 and 36, running thence to the point of commencement.

E. 40 chains; thence S. 40 chains; thence W. 40 chains: thence N. 40 chains to point of congnencing; containing 160 acres.

OTICE is hereby given that 60 days after date intend to make application to the Honourable the Chief Commissioner of Lands and Works to purchase 30,000 acres, more or less, of land situate on the west coast of Vancouver Island, commencing at a point on the coast 49° 30′ north; thence cast 560 chains; thence outh 560 chains; thence westerly along the shore line to the point of commencement.

M. W. TYRWHITT DRAKE.

Victoria, B. C., 5th June, 1889.

OTICE is hereby given that 60 days after date I thence E. 80 chains; thence S. 80 chains; thence W. 15 intend to make application to the Honourable 80 chains to point of commencing; containing 480 the Chief Commissioner of Lands and Works for peracres, more or less.

Section 2:— Commencing at the S. E. corner of the section and running thence N. 80 chains; thence W.

acres, more or less.

Section 2:— Commencing at the 8. E. corner of the section and running thence N. S0 chains; thence W.

40 chains; thence S. S0 chains: thence E. 40 chains to point of commencing; containing 320 acres.

Section 11:—Commencing at the S. E. corner of the section and running thence N. S0 chains: thence W.

40 chains; thence S. S0 chains; thence E. 50 chains to point of commencing; containing 320 acres.

Section 12:—Commencing at the S.W. corner of the section and running thence N. S0 chains; thence E. 50 chains to purchase Savary Island, Straits of Georgia, containing about 640 acres, more or less.

May 31st, 1889.

OTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works to purchase the following land, viz.:

The north-east \(\frac{1}{2}\) of Section 23, Township No. 4, commencing at a stake placed at the north-east corner of said Lot; thence west 40 chains; thence south 40 chains; thence S. S0 chains; thence W. S0 chains to chains; thence east 40 chains; thence north 40 chains, point of commencing; containing 450 acres, more or to the point of commencement; containing 160 acres. point of commencing; containing 450 acres, more or to the point of commencement; containing 160 acres.

THOMAS HADDON,

New Westminster, B. C., May 2nd, 1889.

Section 7: -Commencing at the S. W. corner of the propose applying to the Chief Commissioner of chains; thence E. 40 chains; thence N. 80 Lands and Works for permission to purchase a piece point of commencing; containing 320 acres.

JOHN M. DOUGLAS, Jr. Kamloops, June 10th, 1889.

My 10 TICE is hereby given that 60 days after date I propose applying to the Chief Commissioner of Lands and Works for permission to purchase a piece to follow the Chief Commissioner of Lands and Works for permission to purchase a piece point of commencing; containing 320 acres.

24, Township No. 5, New Westminster District, being south of and adjoining my farm on P jel3 containing 160 acres, more or less.

WM. B. SKINNER,

Per WM. H. LADNER.

Notice is hereby given that I intend applying to the Honourable Chief Commissioner of Lands and Works to purchase the following tracts of land in Quatsino District, Vancouver Island:

Tract I. Commencing at the north-east corner of Section 15; thence north 40 chains; thence west 80 chains; thence south 40 chains; thence east 80 chains to place of commencement; containing 320 acres.

Tract 2. Commencing at the north-west corner of Section 15; thence cast 40 chains; thence north 40 chains; thence south 40 chains to place of commencement; containing 320 acres.

Tract 2. Commencing at the north-west corner of Section 15; thence cast 40 chains; thence north 40 chains; thence south 40 chains to place of commencement; containing 160 acres. along the shore line, and following the bank of the river back to point of commencement.

WILLIAM OLLIVER.

May 30th, 1889.

OTICE is hereby given that within 60 days from date I intend making application to the Hon. Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—

north 80 chains, to the point of commencement.

J. B. GREAVES.

Douglas Lake, B. C., April 20th, 1889.

### LAND NOTICES.

Tract I. Commencing at a post near the ontlet of Soo n-mis Lake; thence east 120 chains; thence north 120 chains; thence west 160 chains; thence south 40 chains; thence west 160 chains; thence south 40 chains; thence east 40 chains; thence to the northern shore of the lake; thence following the lake shore in an easterly direction to the point of commencement; containing 1,000 acres. to the point of commencement; containing 1,000 acres more or less

Tract 2. Commencing at a post on the south shore of Soon-uns Lake: thence south 40 chains; thence west 240 chains; thence north 200 chains; thence east 240 chains; thence south to the lake; thence following the lake shore to the point of commencement; contain

ing 3,000 acres more or less.

ing 3,000 acres more or less.

Tract 3. Commencing at a post on the north shore of Masset Inlet, about one mile west of the outlet of the river Ain; thence north 80 chains; thence west 280 chains; thence south 40 chains; thence west 120 chains; thence south 80 chains; thence west 40 chains; thence south 80 chains; thence east 40 chains, more or less, to south 80 chains; thence east 40 chains, more or less, to south 80 chains; thence as 40 chains, more or less, to south 80 chains; thence as 40 chains, more or less, to south 80 chains; thence as 40 chains, more or less, to south 80 chains; thence as 40 chains, more or less, to south 80 chains; thence as 40 chains, more or less, to south 80 chains; thence as 40 chains, more or less, to south 80 chains; thence as 40 chains; thence are 100 chains; thence 100 cha

thence south 30 chains; thence east 40 chains, more or less, to Masset Inlet; thence following the shore line of Masset Inlet in an easterly direction to the point of commencement; containing 3,000 acres more or less.

Tract 4. Commencing at a post on the bank of Timin-owe Inlet, about two miles from the head of said Inlet; thence south 160 chains; thence west 120 chains; thence north 240 chains to Masset Inlet; thence following the shore line to the point of commencement; containing 2,000 acres more or less.

Tract 5. Commencing at a post on the bank of Timinowe Inlet, about two miles from the head of said Inlet; thence south 160 chains; thence west 120 chains; thence north 240 chains to Masset Inlet; thence following the shore line of the point of commencement; containing 160 acres.

Tract 5. Commencing at a post near the entrance to Tsoo-skatli Inlet; thence west 80 chains; thence south 40 chains; thence west 80 chains; thence south 40 chains; thence west 40 chains; thence south 40 chains; thence west 40 chains; thence south 40 chains; thence west 40 chains; thence south 200 chains; thence cast 40 chains; thence north 80 chains; thence cast 40 chains; thence and 100 chains; thence cast 40 chains; thence north 80 chains; then of Tsoo-skatli Inlet; thence following the shore line of the Inlet to the place of commencement; containing 3,000 acres, more or less.

W. H. DEMPSTER, BEN. MADIGAN, WM. CHROW.

May 16th, 1889.

mv23

NOTICE is hereby given that 60 days after date I will apply to the Hononrable Chief Commissioner of Lands and Works for leave to purchase 640 aeres of mountain pasturage, situate west of Nicola Commonage and Granite Creek Trail:—Commences at stake A, and runs east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to initial stake. west 80 chains; thence north 80 chains to initial stake.

WM. CHARTERS Forks of Nicola, May 25th, 1889.

OTICE is hereby given that sixty days after date I intend applying to the Honourable Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty (160) acres of land, situated in Coast District and described as follows:—Commencing at a stake about half a mile from the first ishand helow the Hot Springs; thence north 40 chains; thence cast 40 chains; thence south 40 chains; thence west 40 chains; to worst of commencement

Nanaimo, L. C., May 14th, 1889.

OTICE is hereby given that 60 days after date I intend applying to the Chief Commissioner of Lands and Works for permission to purchase 160 acres and Works for permission to purchase 160 acres and Works to purchase 294 acres of pastoral land in of unsurveyed pastoral land, situated on Sinclair Creek, and described as follow:—Beginning at a stake near a post placed on the shore of Okanagan Lake, running said creek and about 2½ miles from its junction with the Columbia; thence 40 chains east; thence 40 chains south; thence 40 chains west; thence 40 chains south; thence 40 chains west; thence to initial the starting point; and said to contain 294 acres.

CORNELIUS O'KEEFE.

Golden, B.C., 20th May, 1889.

my30

### LAND NOTICES.

NOTICE is hereby given that we intend applying to the Hon. Chief Commissioner of Lands and Works to purchase the following described tracts of land situate on Graham Island, Queen Charlotte District.

141 Mile House. November 11th, 1888.

nol6

NOTICE is hereby given that within 60 days from date I intend making application to the Honourable Chief Commissioner of Lands and Works for per-

mission to purchase 488 acres of pasture land in the Nicola Division of Yale District, situated as follows:—
Commencing at a stake at the south-east corner of Lot 620, Group 1; running thence south 80 chains; thence west 61 chains; thence morth 40 chains; thence east 40 chains; thence north 40 chains; thence east 21 chains, to the point of commencement; containing

I HEREBY give notice that I int nd to make application to the Chief Commissioner of Lands and Works for permission to purchase two hundred (200) acres of land in Osoyoos Division of Yale District, described as follows:—Commencing at a stake on the east hand of Observations of late 201. bank of Okanagan River, south-west corner of lot 201; thence cast 27 chains to lot 2, G. VII.; thence south along line of said lot, 68 chains to north-west corner of lot 1, G. VII.; thence west to river 60 chains: thence along river to point of commencement; containing two hundred (200) acres, more or less. Also commencing on east bank of Okanagan River at south-west corner of above lot, east 60 chains to north-west corner of lot I, G. VII.; thence south-east along line of said lot 40 chains to river; thence northerly along river bank 40 chains to river; thence northerly along river bank to place of commencement; containing one hundred (100) acres, more or less. Also commencing on east bank of Okanagan River at stake where west in boundary line of lot 189 leaves the river; thence north 48 chains to where said line again strikes the river; thence southerly along bank of river to point of commencement; containing two hundred (200) acres, more or less.

May 20th 1880

May 20th, 1889.

west 40 chains to point of commencement.

J. A. CARTHEW.

Skeena River, 11th May, 1889.

OTICE is hereby given that 60 days after date 1 intend applying to the Chief Commissioner of Lands and Works to purchase 514 acres of pastoral land in the Osoyoos Division of Yale District, commencing at the north-west corner stake of Lot 65, Group 1, running west 80 chains; thence south 80 chains; thence east 40 chains; thence south 80 chains; thence east 40 chains; thence following the meander of Okanagan Lake to the south west corner stake, Lot 65, Group 1; thence north to starting point; and said to contains 5 acre, more or less.

Nanaimo, L. C.,

THOMAS SWAN.

CORNELIUS O'KEEFE

Vernon, 1st May, 1889.

Vernon, May 1st. 1889.

my9

### LAND NOTICES.

OTICE is hereby given that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land situated on Valdez Island, Sayward District, and described as follows:—

Commencing at a stake on Bold Point Bay; thence west 40 chains; thence north 40 chains; thence cast 40 chains; thence south 40 chains, to place of commencement.

M. C. IRELAND.

May 1st, 1889.

my23

OTICE is hereby given that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, Cortes Island, Sayward District, and described

Commencing at a stake in a bay east of Camp Island; thence east 40 chains; thence south 40 chains; thence west 40 chains; thence north 40 chains, to place of commencement.

M. C. IRELAND.

May 1st, 1889.

NOTICE is hereby given that I intend to make application to the Chief Commissioner of Lands and Works to purchase 160 acres of land situated on Valdez Island, Sayward District, and described as

Commencing at a stake about 40 chains west of Village Bay; thence west 40 chains; thence north 40 chains; thence south 40 chains, to place of commencement.

M. C. IRELAND.

May 1st, 1889.

my23

NOTICE is hereby given that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, Reid Island, Sayward District, and described as

Commencing at a stake in Birdwood Bay; thence west 80 chains; thence north 40 chains; thence east 80 chains; thence south 40 chains, to place of commencement.

M. C. IRELAND.

May 1st, 1889.

my23

NOTICE is hereby given that 60 days after date I intend applying to the Honourable Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty (160) acres, more or less, situated in Coast District, and described as follows:—

Commencing at a post on the east side of South Bentinck Arm, at the mouth of Nowick River: thence

Bentinck Arm, at the mouth of Nowick River; thence east along the north bank of said river 40 chains; thence north 40 chains; thence west 40 chains; thence south along the shore line of South Bentinck Arm, to the point of commencement.

ALFRED MAGNESEN.

Vietoria, B. C., May 1st, 1889.

NOTICE is hereby given that within 60 days from date I intend making application to the Honourable Chief Commissioner of Lands and Works for permission to purchase 480 acres of pasture land in the Nicola Division of Yale District, situated as follows:— Commencing at a stake 40 chains south of the southeast corner of Lot 625, Group 1; running thence west 40 chains; thence south 40 chains; thence west 40 chains; thence north 80 chains; thence east 80 chains; thence south 40 chains, to the point of commencement; containing 480 acres.

J. B. GREAVES.

Douglas Lake, April 20th, 1889.

NOTICE is hereby given that within 60 days from date I intend making application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase 640 acres of pasture land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the S.E. corner of Lot 622. G. 1; running thence south 40 chains; thence west 80 chains; thence north 40 chains; thence east 80 chains, to point of commencement; containing 320 acres. Also commencing at the south-west corner of Lot 624, G. 1; thence east 80 chains; thence south 40 chains; thence west 80 chains; thence norm. ...
commencement; containing 320 acres.
J. B. GREAVES. west 80 chains; thence north 40 chains to the point of

Douglas Lake, April 20th, 1889.

### LAND NOTICES.

NOTICE is hereby given that 60 days after date I intend applying to the Honourable Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty (160) acres, more or less, situated in Coast District, and described as follows:—

Commencing at a post on the south shore of South Bentinck Arm, about five chains east of the mouth of

Asek River; thence east along the shore line of South Bentinck Arm 40 chains; thence south 40 chains; thence west 40 chains; thence north 40 chains, to point of commencement.

ALFRED MAGNESEN.

Victoria, B. C., May 1st, 1889.

NOTICE is hereby given that within 60 days from date I intend making application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase 640 acres of pasture land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the N.E. corner of Lot 622, G. 1; running thence east 40 chains; thence north 80 my23 chains; thence west 40 chains; thence south 80 chains to point of commencement; containing 320 acres. Also commencing at the south-west corner of Lot 625, G. 1; thence south 80 chains; thence west 40 chains; thence north 80 chains; thence east 40 chains to the point of north 80 chains; thence east to commencement; containing 320 acres.

J. B. GREAVES.

Douglas Lake, 20th of April, 1889.

OTICE is hereby given that I intend to apply to the Honourable Chief Commissioner of Lands and Works to purchase Jenkins Island, which is situated, south of Lasqueti Island, in the Strait of Georgia.

MORRIS MOSS.

May 23rd, 1889.

NOTICE.—I the undersigned intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land situate in Highland District, Vancribed tract of land situate in Highland District, Vancouver Island:—Commencing at the north-west corner post of Section 136 in Lake District; thence true west 46 chains 20 links; thence true south 69 chains 60 links to the north-east corner post of Section 4, Highland District; thence easterly, northerly and easterly along the boundaries of Sections 5 and 6, to the west boundary of Section 119, Lake District; thence north 45 chains 80 links along the west boundaries of Sections 119, 120 and 136, to the place of beginning, and containing 200 acres, more or less. taining 200 acres, more or less.

Dated at Victoria, 2nd May, 1889.

HENRY DUMBLETON.

NOTICE is hereby given that sixty (60) days after date I intend making application to the Hon. Chief Commissioner of Lands and Works for permission to purchase 320 acres of pasture land, situated on the east side of the North Thompson River. Lillooet District, commencing at a stake about (14) one and a quarter miles north of Louis Creek, and about half a mile from the river marked "S.W.," running east 40 chains, "S.E.:" thence north 80 chains, "N.E.;" thence west 40 chains, "N.W.;" thence south 80 chains, to the place of commencement. in the chains, to the place of commencement

WM. A. JONES.

Kamloops, B. C., May 6th, 1889.

NOTICE is hereby given that I intend applying to the Chief Commissioner of Lands and Works to purchase the following tract of land in Quatsino Dis-trict, Vancouver Island:—

Commencing at a point 80 chains north from the north-west angle of Section 15, in said District: thence north 80 chains; thence west 80 chains, to the land applied for by H. B. Roycraft and others; thence south 80 chains; thence west 80 chains, to the point of commencement; containing 640 acres, more or less.

D. M. EBERTS

Dated 26th March, 1889.

ap25

### TIMBER LICENCES.

NOTICE is hereby given that 30 days after date we intend making application to the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described lands, situated in my2 Sayward District, Vanconver Island:—Commencing at

a stake placed on the west shore of a small lake duel south of Lot 56, Sayward District, about one mile from south end of said lake; thence west 320 chains; thence south 400 chains; thence east 560 chains; thence north 730 chains; thence west 320 chains; thence south 240 chains; thence east 60 chains, more or less, to the above mentioned lake; thence meandering along shore of said lake to place of companion. ing along shore of said lake to place of commencement; containing about 30,000 acres, more or less.

ROYAL CTTY PLANING MILLS CO. (LD.)

JOHN HENDRY, Manager.

NOTICE is hereby given that we intend making application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described land, situated in New Westminster District, and containing 1,360 acres, more or less:

1. Commencing on the east shore of Storm Bay, Scechelt Inlet; thence E. 20 chains; S. 60 chains; W. 40 chains; E. to Storm Bay; thence northeasterly around the bay to point of commencement.

2. Commencing about 20 chains north-easterly from the wint on the same and the scale of Salman Arm. Society

the point on the southerly side of Salmon Arm, Seechelt Inlet; thence S. 20 chains; E. 80 chains; N. to Salmon Arm; thence south westerly along the shore to point of

3. Commencement.
3. Commencing at the N. W. corner of the Indian Reserve, situated near the head of Narrow Arm, Seechelt, on the west side; thence S. 40 chains; W. 20 chains; N. 20 chains; W. 20 chains; N. 40 chains; E. 20 chains; N. 40 chains; E. 20 chains; S. 140 chains; E. 20 chains; N. 40 chains; E. 40 chains; S. 140 chains; E. 20 chains; N. 40 chains; E. 40 chains; S. 140 chains; E. 20 chains; N. 40 chains; E. 40

BRUNETTE SAW-MILL CO.

May 21st, 1889.

OTICE is hereby given that 30 days after date 1 intend making application to the Honourable Chief Commissioner of Lands and Works for permis sion to cut and carry away timber from the following described lands:

Commencing at a post on the west bank of the Squamish River, two miles from the mouth; thence west 50 chains; thence south 180 chains; thence east 20 chains; thence north 80 chains; thence east 20 chains, to bank of Squamish River; thence north following bank of river to point of commencement.

JAMES S. McLEOD.

Vancouver, May 21st, 1889.

NOTICE is hereby given that 30 days after date, I intend to make application to the Chief Commissioner of Lands and Works for a licence to cut and remove timber from the following described lands in New Westminster District:—Commencing at a post on the south shore of Thurlow Island, about two miles west of Knox Bay; thence north 40 chains; thence west 160 chains; thence south 40 chains, more or less, to the shore line; thence along shore line to the point of commencement, and containing 640 acres, more or less. Also commencing at a post about half a mile west of the above-mentioned land; thence north 40 chains; thence west 80 chains; thence south 40 chains to post on shore: thence along shore line to the point of commencement, and containing 320 acres, more or less

DAVID S. GRAY.

Dated Vancouver, May 23rd, 1889.

ROYAL CITY PLANING MILLS CO., LD.,

New Westminster, May 23rd, 1889. per W. A. Duncan

WOTICE is hereby given that 30 days after date we intend making application to the Honourable the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the under-mentioned tract of landsituated on Thurlow Island, Coast District: Commencing at a post about 40 chains west of Shorter Point: thence south 40 chains; thence east 40 chains; thence north forty chains; thence west forty chains, more or less, to the point of commencement.

HASTINGS SAW-MILL CO. LD., Riend, H. Alexander, Local Manager. June 5th, 1889. jel3

### TIMBER LICENCES.

OTICE is hereby given that 30 days after date we mtend making application to the Chief Commissioner of Lands and Works for a lease, for humber-

missioner of Lands and Works for a lease, for limbering purposes, of the following described tracts of land in Alberni District, Vancouver Island, British Columbia: Commencing at a stake on the north side of Achuthi's Creek, marked "T.W.P. and M.H.C.;" thence cast 60 chains; thence south 40 chains; thence west 60 chains; thence north 40 chains, to place of commencement. Second Claim. Commencing at a stake on south side of Underwood's claim; running thence cast 20 chains: south 80 chains: west 20 chains; north 80

Victoria, May 30th, 1889.

je6

OTICE is hereby given that 60 days after date I intend to make application to the Chief Commissioner of Lands and Works for permission to lease the following described tracts of land situated in the New Westminster District:-

Commencing on the west bank at the head of the Falls on the Clowhom River at the head of Salmon Arm, Seechelt Inlet; thence south 40 chains; thence west 20 chains; thence south 20 chains; thence west 40 chains; thence north 40 chains; thence west 20 chains; thence north 60 chains; thence east 30 chains, more or less, to the river; thence southerly along the river to the point of commencement; containing 560 acres, more or less.

2nd.—Commencing on the north side of Narrows Arm, Seechelt Inlet, at the north end of the Narrows; thence north 20 chains; thence west 60 chains; thence south 20 chains; thence west 20 chains; thence south 20 chains; thence west 20 chains; thence south 80

chains; thence west 20 chains; thence south 80 chains, more or less, to the shore line; thence following the shore in a north-easterly direction to the point of commencement; containing 520 acres, more or less.

3rd.—Commencing about 60 chains southerly along the shore from the west post of the M. S. M. Co.'s limit, on the south side of Narrows Arm, Seechelt Inlet; thence south 100 chains; thence west 80 chains; thence north 20 chains, more or less, to the water's edge; thence north-easterly along the shore to the point of commencement; containing 500 acres. more point of commencement; containing 500 acres, more my23 or less.

4th.—Commencing on the west shore of Secchelt Inlet, at a point about south-east from Boulder's Isle; thence west 40 chains; thence south 40 chains; thence cast 20 chains; thence south 60 chains; thence west 20 chains; thence south 40 chains; thence east 60 chains, more or less, to the water's edge; thence northerly along the shore to the point of commencement; containing 480 acres, more or less.

G. F. SLATER.

20th May, 1889.

NOTICE is hereby given that we intend to apply to the Honourable Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the

following described lands:—

Tract No. 1:—Commencing about two miles east of my30 Granite Point, Valdez Island, on the south side of the

100 chains east; 100 chains south to the shore: 40 chains along shore to place of commencement.

Tract No. 3.—Starting on the north side of unsurveyed chainel running 60 chains north; west 60 chains; south 80 chains; east along shore 60 chains to point of

commencement.

Tract No. 4.—Commencing on a bay running 20 chains north; east 20 chains; north 40 chains; east 40 chains; sonth 80 chains to the shore line; north-west-

erly along the shore to point of commencement.

Tract No. 5.—On a bay on the south side of the unsurveyed channel, rnnning 20 chains south; 20 chains east; 40 chains south; 60 chains east; north 60 chains to the shore line; west along the shore line to point of commencement.

VCTORIA LUMBER & MANUFACTURING CO.

Victoria, June 14th, 1889.

### TIMBER LICENCES.

TOTICE is hereby given that 30 days after date I intend to make application to the Chief Commissioner of Lands and Works for a license to cut and

remove timber from the following described land, situated in New Westminster District:—
Commencing at a post on the east shore of Oke Over Arm, Malaspina Inlet; running east 100 chains; thence north 100 chains; thence west 80 chains; thence south 80 chains; thence west 20 chains, more or less, to water's edge; thence south 20 chains, following the shore line to place of commencement; con taining 1,000 acres, more or less.

JOHN LETHERDALE.

Nanaimo, May 26th, 1889.

HENRY V. EDMONDS.

New Westminster, 7th March, 1889.

### CERTIFICATES OF INCORPORATION.

### CERTIFICATE OF INCORPORATION.

WE, THE UNDERSIGNED, hereby certify that W we desire to form, under the provisions of the "Companies' Act," Part II. "Companies' Act, 1878," (Provincial), and amending Acts, a Company as herein-

after mentioned.

1. The corporate name of the Company shall be "The Alpha Milling and Mining Company, Limited"

2. The objects for which the Company shall be formed are:

(1.) To acquire certain mining properties situate at Anderson Lake, British Columbia, and known as the Amelia and Contention Claims.

Amelia and Contention Claims.

(2.) To purchase, lease, or otherwise acquire any other land, (whether suitable or not for mining purposes), gold and other mines, minerals and mining rights, in British Columbia or elsewhere.

(3.) To carry on the general business of miners by working all or any of the mines or minerals, and exercising the mining rights acquired, or to be acquired, by the Company.

(4.) To carry on the general business of smelters and reducers, refiners and separators of ores and minerals obtained from any mines, veins, lodes or seams, and other mining rights acquired by the Company. or any other ores or minerals, and to purchase, pany. or any other ores or minerals, and to purchase, treat, smelt, reduce, refine, separate or convert into metal, ores, minerals or bullion of any kind.

(5.) To purchase or otherwise acquire the right

use any patents which the Directors may deem advisable for earrying on any of the businesses aforesaid, and to grant licenses for the right to use the said patents, or any of them, and to assign and dispose of

the same.

To construct and work railways or trainways to make roads, erect buildings, deal in provisions and stores of all kinds, and to do all things which may tend to the development of the Company's property, or may conduce to the comfort and advantage of those employed or residing in the vicinity of the Company's property

(7.) To purchase, or otherwise acquire, or undertake

(8.) To take, or otherwise acquire, and hold shares divided into 4,000 shares of \$10 each in any other Company having objects altogether, or 5. The time of the existence of the part, similar to those of this Company, or carrying be ten years.

on any business capable of being conducted so as discontinuous control of the existence of the control of the existence of the part of the control of the existence of the control of the existence of the e

rectly or incircetly to benefit this Company.
(9.) To purchase, take or lease, or in exchange, hire or otherwise acquire, any real and personal property, and any other privileges which the Company may think necessary or convenient for the purpose of its business, and in particular any lands, buildings, easements, machinery, plant and stock in trade.

(10.) To sell the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other Company having objects altogether, or in part, similar to those of this

objects altogether, or in part, similar to those of this Company.

(11.) To lend money, and in particular to customers of, and persons having dealings with, the Company, and to guarantee the performance of contracts entered into by persons having dealings with the Company.

(12.) To raise money in such a manner as the Company shall think fit, and in particular by the issue of debentures charged upon all or any of the Company's property, both real and personal, and present and future, including the uncalled capital.

(13.) To sell, improve, manage, develop, lease, mortgage, dispose of, or otherwise deal with all or any part of the property of the Company.

(14.) To incorporate the members as a body politic or corporate, in accordance with the laws of any State

NOTICE is hereby given that I have applied to the Honourable Minister of the Interior for a license to cut timber on the following described Dominion lands, in New Westminster District, British Columbia, according to the Provincial survey:

South-east 4 Section 23, south-east 4 Section 25; north half and south-west 4 Section 24, in Township 29.

All NRV V. EDMONDS

any part of the property of the Company.

(14.) To incorporate the members as a body politic or corporate, in accordance with the laws of any State in which the Company shall be carrying on business, and to take all steps, and do all things necessary to give the Company, or any Company subsidiary thereto, a legal domicile in British Columbia, or in other such State as aforesaid.

(15.) To do all such other things as are incidental or conducive to the attainment of the above objects, or

conducive to the attainment of the above objects, or

any of them.
3. The car

3. The capital stock of the Company \$120,000, divided into 12,000 shares of \$10 e

The time of the existence of the Company shall

be fifty years.

5. The number of Trustees shall be five, and their names are: John Irving, Robert Paterson Rithet, Henry Saunders, Theodore Davie and Morris Moss, all of the City of Victoria, who shall manage the affairs of the City of Victoria, who shall manage the analysis of the Company for the first three months.

6. The principal place of business of the Company shall be at the City of Victoria.

7. A stockholder shall not be individually liable for

debts or liabilities of the Company, but the liability of a stockholder shall be limited to his proportion (based upon the amount of his respective shares) to assessments legally levied, and the charges thereon, if advertised as delinquent during the time that he is a stockholder upon a share or shares of which he is the holder, as shown by the stockholders' register book of the Company; assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or shewn upon each share when issued.

Dated at Victoria, this 30th day of April, one thousand eight hundred and eight whips

thousand eight hundred and eighty-nine.

JNO. IRVING,
Witness:

MORRIS MOSS ERNEST V. BODWELL THEODORE DAVIE, R. P. RITHET, H. SAUNDERS

Filed (in duplicate) 22nd May, 1889. C. J. LEGGATT,

Registrar.

### CERTIFICATE OF INCORPORATION.

IE, the undersigned, hereby certify that we desire VV to form, under the provisions of the "Company's Act," Part II., "Company's Act, 1878," (Provincial) and amending Acts, a company as hereinafter mentioned.

The name of the company shall be

1. The name of the company shall be "The Vancouver Soap Company, Limited Liability."

2. The objects for which the company is formed are the manufacture of soap and for other purposes.

3. The purchasing, leasing, or otherwise acquiring all such lands, buildings, machinery and plant as may be necessary or desirable for effectively carrying on the business and effectuating the objects of the company and generally the doing and preferming of all (7.) To purchase, or otherwise acquire, or undertake all or any part of the business, property and liabilities pany, and generally the doing and performing of an of any person or company carrying on any of the matters and things in any way necessary or desirable businesses which this Compuny is authorized to carry for furthering or advancing the business and interests on, and any term or lease of property suitable for the of the company.

4. The capital stock of the company shall be \$40,000 shares of \$10 each.

5. The time of the existence of the company shall

6. The number of Trustees shall be three, and their names are James Orr, M. P. P., Isaac J. Hayden and Benjamin Covy Pettingell, all of the City of Vanconver, in the Province of British Columbia, who shall manage the affairs of the company for the first three

7. The shares of the company shall be transferable, but no transfer shall be valid unless the Trustees shall

have declined to purchase the share or shares sought to be transferred at the price offered by the intending purchaser, and until the transfer has been entered in

shall be located at the City of Vanconver.

9. The limbility of the stockholder shall be limited to his proportion (based upon the amount of his respective shares) to assessments legally levied, and the charges thereon, if advertised us delinquent during the time that he is a stockholder, upon a share or shares of which he is the holder, us shown by the stockholders' register book of the company; assessments and charges thereon when taken collectively, shall not exceed in the aggregate the value in dollars printed or Dated at Yang.

Dated at Vancouver this 5th day of June, 1889.

Witnessed and acknowllged before
T. T. BLACK,
Notang Public

Notang Public edged before

Notary Public.

Filed in (duplicate) 12th June, 1889. CHAS, JAS, LEGGATT, Registrar of Joint Stock Companies je13

### CERTIFICATE OF INCORPORATION.

WE, the undersigned, hereby certify that we desire to form a company, under the provisions of Part II, of Chapter 21, of "The Consolidated Acts,"

1888."

1. The name of the company is "The Vancouver Lumber Company (Limited Liability)."

2. The objects for which the company is formed are 2. The objects for which the company is formed are the building, leasing or otherwise acquiring of sawmills for the mannfacture of lumber, and the operating of the same; the purchase or lease of real estate and other property necessary for the purpose of carrying on a general lumber-milling business; the leasing and otherwise acquiring of timber limits and licenses to cut and carry away timber from any lands in the Province of British Columbia, and generally to have and perform all rights and powers usual and necessary for the carrying on of the business of milling and manufacturing lumber. facturing lumber.

3. The amount of the capital stock of the company is \$50,000, divided into 500 shares of \$100 each.

4. The time of the existence of the company shall be twenty-five (25) years.

5. The number of the Trustees shall be three (3), and their names are John Wesley Young, Thomas Lloyd Fox and James Anderson, and they shall manage the affairs of the company for the first three

- 6. The principal place of business of the company shall be at the City of Vancouver.
- A stockholder shall not be individually liable for the debts or liabilities of the company, but the liability of a stockholder shall be limited to his proportion (based upon the amount of his respective shares) of assessments legally levied, and the charges thereon, if advertised as delinquent during the time that he is a stockholder, upon a share or shares of which he is the holder, as shown by the stockholders' register holds of the company holder, as shown by the stockholders' register book of the company; assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or shown upon each share when issued

Dated this 30th day of May, A.D. 1889.

Witnessed and acknowledged before FRANCIS H. TUCK, Notary Public.

Witnessed and acknowledged before THOS. L. FOX, THOS. L. FOX, JAMES ANDERSON, je

Filed (in duplicate) 6th June, 1889. C. J. LEGGATT, jel3 Registrar of Joint Stock Companies.

### CERTIFICATE OF INCORPORATION

WE, the undersigned, hereby certify that we desire to form, under the provisions of the "Companies' Act," Part II., "Companies' Act, 1878," (Provincial) Act," Part II., "Companies' Act, 1878," (Provincial) and amending Acts, a company as hereinafter men-

tioned.

1. The corporate name of the company shall be "The Canoe Pass Canning Company, Limited Liability."

- 2. The objects for which the company shall be formed are:-
- (a.) The catching, purchasing, canning, salting, curing, packing, and preserving of salmon and other kinds of fish, and of meats, fruits and other articles, and of the selling and disposing of the same.

(b.) The purchasing, using, and holding of fishing boats, steamers, and other craft for the purpose of transporting and eatching fish and other articles.

(c.) The purchasing, using and holding of nets, seins and other incleasing transports for cracking and locations.

(e.) The conducting of a general trading business in connection with the other business of the company.

(f.) And generally the doing and performing of all matters and things in any way necessary to or desirable for furthering or advancing the business and interests of the company. of the company

3. The amount of the capital stock of the company shall be ten thousand dollars (\$10,000), divided into twenty shares of five hundred dollars (\$500) each.

4. The time of the existence of the company shall be

twenty-five years.

5. The number of Trustees shall be three and their names are Daniel Drysdale, Robert Matheson, and Julins Engelhardt, who shall manage the affairs of the

company for the first three months.

6 The principal place of business of the company shall be at Canoe Pass, in the District of New West-

minster.

7. A stockholder shall not be individually liable for the debts or liabilities of the company, but the liability of a stockholder shall be limited to his proportion (based upon the amount of his respective shares) to assessments legally levied, and the charges thereon, if advertised as delinquent during the time that he is a shareholder upon a share or shares of which he is the holder, as shown by the stockholders' register book of the company; assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or shewn upon each when issued.

Dated the 6th day of May, A.D. 1889.

Signed in duplicate by Daniel Drysdale and Robt. (ROBERT MATHERSON. Matherson, in the presence of Andrew Leamy.

Signed by Mattee Buss- MATTEO BUSSANICH. anich, in the presence of

J. L. CHISHOLM.

Signed by J. Engelhardt 

J. ENGELHARDT.

in the presence of R. Hun-

Filed (in duplicate) 22nd May, 1889. CHAS. JAS. LEGGATT, Registrar.

### CERTIFICATE OF INCORPORATION.

WE, THE UNDERSIGNED, hereby certify that we desire to form under the

pany as hereinafter mentioned.

1. The corporate name of the Company shall be "The Laura Hydraulic Mining Company, Limited

Liability.

2. The objects for which the Company shall be formed are-

(a.) The mining of gravel, sand and quartz for precious metals in the Province of British Columbia.

(b.) The acquisition by purchase or otherwise, and operation of and sale of a saw-mill and premises at Rock Creek, Yale District, British Columbia.

(c.) The acquisition of existing leases of land, and of land either by lease, purchase, renting or location, according to the laws of the Province, for mining and milling purposes.

and milling purposes.

(d.) The recording and purchasing of water privileges and rights of way for ditches and other purposes, and building of flumes for carrying water for mining and

milling purposes.

(e) The acquisition of lodes, veins or mining claims.

(f.) The erection, lease or purchase of mills and mining machinery of every description.

(g.) The earrying on and conducting a general trading business in connection with that of mining and milling.

(h.) And generally the doing and performing of all matters and things in any way necessary to or desirable for furthering or advancing the business and interests of the Company.

3. The amount of the capital stock of the Company shall be twenty thousand dollars, divided into twenty

thousand shares of one dollar each.

assessments legally levied, and the charges thereon, if advertised as delinquent during the time that he is a shareholder, upon a share or shares of which he is the hold r, as shown by the stockholders' register book of the Company; assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the yellow in dellars with the time of the trustees shall be three or the replacement of the trustees shall be three or the value in dollars printed or shown upon each share more, and the following are the names of the trustees when issued.

Dated at Victoria, this fifth day of June, one thousand eight hundred and eighty-nine.

JOHN GRANT.

MORRIS MOSS A. G. McCANDLESS.

Witness, J. ROLAND HETT. Filed (in duplicate) 6th June, 1889. C. J. LEGGATT,

Registrar of Joint Stock Companies.

THE KOOTENAY NO. 1 MINING COMPANY, FOREIGN.

REGISTERED THE 19TH DAY OF JUNE, 1889.

Certificate of Registration.

"THIS is to certify that I have this day registered "The Kootenay No. 1 Mining Company, foreign," under the "Companies' Act," Part IV., Registration of Foreign Companies.

The object for which the said Company is formed is: 1st. That of buying, selling, leasing, owning, operating and controlling mines and mining property

within the State of Oregon and the Territories of Washington and Idaho, and British Columbia.

2nd. To buy, erect, construct, maintain, and to hold and operate smelters, concentrators, and ore millional distributions. ing and mining machinery of any and every nature,

kind and description.

3rd. To buy, own, hold and control such water one thousand eight hundred and eighty-nine. power or water powers as may be necessary and convenient for the successful working and operating of any and all mines owned, leased or held by this Corporation, or for the milling, smelting, or reducing any poration, or for the milling, smelting, or reducing any and all ores owned by it or needed in its mining works

5th. To construct and maintain such roads as may be found necessary and convenient for the carrying on and operating any of the mines, mills, or other interests of this Corporation.

nd operating any of the mines, mills, or other interests this Corporation.

6th. To purchase, own, acquire, sell and dispose of the act and personal property as may be necessary or onvenient for the successful carrying on of the usiness of this Corporation.

Declared, signed, sealed and delivered by A. Johnston Smith in the presence of M. W. T. Drake, Notary Public. such real and personal property as may be necessary or eonvenient for the successful carrying on of the

business of this Corporation.

7th. To do and perform whatever else may be found necessary or convenient for the successful working of

this Corporation in its said business.

Sth. To comply with and accept any and all additional Acts of Congress, or the Legislature of any State or Territory, or of British Columbia, and generally to do all other things necessary, proper or convenient for carrying into effect the business and objects above greatfed. jects above specified.

The amount of capital stock of the said Company is \$600,000, divided into 120,000 shares of \$5 each.

The place of business of the said Company is located

at Ainsworth, Kootenay District.

In testimony whereof I have hereto set my hand, and affixed my seal of office, this 19th day of June, 1889, at the City of Victoria, Province of British Columbia.

C. J. LEGGATT, Registrar of Joint Stock Companies.

### CERTIFICATE OF INCORPORATION.

WE, the undersigned, desire to form a company, nnder the provisions of the Companies Act, chapter 21, Part II., "Companies Act, 1878" (Provincial), Consolidated Statutes of British Columbia, and

4. The time of the existence of the Company shall be twenty years.

5. The number of Trustees shall be three, and their names are John Grant, Morris Moss and Alexander Gilmore McCandless, who shall manage the affairs of the Company for the first three months.

6. The principal place of business of the Company shall be at the City of Victoria.

7. A stockholder shall not be individually liable for the debts or liabilities of the Company, but the liability of a stockholder shall be limited to his proportion (based upon the amount of his respective shares) to assessments legally levied, and the charges thereon, if

more, and the following are the names of the trustees who shall manage the affairs of the company for the first three months: David Woolsey, Andrew J. Smith, and Thomas Forrest.

6. It shall be the duty of the trustees or directors of the company at all times to adopt and act in accordance with section 18 of chapter 21 of the Consolidated Statutes of British Columbia: "It shall be lawful for a company incorporated under this Act to stipulate in all or any of its contracts, mortgages, bills, notes, or other evidences of debt, that the property of the company shall be responsible for the amount, and that the stockholders shall not be individually liable to any extent, and that the creditor shall be deemed to have waived the liability of the individually liable for assessment."

7. No stockholder shall be individually liable for

assessment."

7. No stockholder shall be individually liable for the debts or liabilities of the corporation, but the liabilities of a stockholder is limited to his proportion, based upon the amount of his respective shares, to assessments legally levied and the charges thereon of advertising as delinquent during the time that he is a stockholder, upon a share or shares of which he is the holder, as share but the stockholder's register book of holder, as shown by the stockholder's register book of the corporation: as essments and charges thereon, when taken collectively, shall not in the aggregate exceed the par or face value, as printed or shown in dollars upon each share when issued.

S. The principal office of the company shall be locat d at Donald, in the District of Kootenay.

Dated at Donald, in the District of Kootenay, in the Province of British Columbia, this third day of June,

DAVID WOOLSEY Hlecillewact, B. C. Notary Public.

and all operations.

and operations.

4th. To buy, sell and dispose of, and to reduct ores and minerals,

5th. To construct and maintain such roads as may be found as a may b Donald, B. C. Notary Public.

A. JOHNSTON SMITH.

Filed (in duplicate, under an order of Mr. Justice Crease, dated 18th June, 1889) this 19th June, 1889. C. J. LEGGATT,

Registrar of Joint Stock Companies.

### TAX NOTICES.

### TAX NOTICE.

PUBLIC NOTICE is hereby given that Assessed and Provincial Revenue Taxes for the year 1889 for and in the Electoral Districts of Victoria City, Victoria and Esquimalt, together with the Coast Districts and the Canadian Pacific Railway Company's Railway, exclusive of other lands owned by the Company in British Columbia, are now due and payable at my office. Government Buildings, James' Bay, at the following rates: following rates:

Real Property Tax, if paid on or before the 30th of June next, ½ of one per cent.; if paid on or after the 1st of July next, ¾ of one per cent.

Personal Property Tax, if paid on or before the 30th

June next, \(\frac{1}{3}\) of one per cent.; if paid on or after the 1st July next, \(\frac{1}{2}\) of one per cent.

Income Tax, if paid on or before the 30th of June

next, a of one per cent; if paid on or after the 1st of

July next, \( \frac{3}{4} \) of one per cent; If paid on or after the 1st of July next, \( \frac{3}{4} \) of one per cent.

Wild Land Tax, if paid on or before the 30th of June next, \( 7\frac{1}{2} \) cents per aere; if paid on or after the 1st July next, \( S\frac{1}{2} \) cents per aere.

Provincial Revenue Tax, \( \frac{5}{3} \) per capita.

Parties liable for such Taxes are requested to note the above and govern themselves accordingly.

C. BOOTH,

Assessor and Collector.

January, 1889.

### NEW WESTMINSTER DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all Taxes levied under the Assessment Act, are now due for the year 1889. All of the above-named Taxes, collectible within the District of New Westminster, are payable at my office.

If paid on or before June 30th, 1889,—
Provincial Revenue, \$3 per capita.
One-half of one per cent. on real property.
Seven and one-half cents per acre on wild land. One-third of one per ecnt. on personal property.

One-half of one per cent. on personal property One-half of one per cent. on income.

If paid after June 30th, 1889,—

Two-thirds of one per cent, on real property.

Eight and one-half cents per acre on wild land. One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

> E. L. KIRKLAND Assessor and Collector.

New Westminster, B. C., January, 1889.

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HOPE, YALE, LYTTON AND CACHE CREEK DIVISIONS OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1889. All of the above named taxes collectible within the Hope, Yale, Lytton and Cache Creek Divisions of the District of Yale are payable at my office, Yale.

Assessed Taxes are collectible at the following rates,

If paid on or before June 30th, 1889—
Provincial Revenue, \$3.00 per capita.
One-half of one per cent. on Real Property.
Seven and one-half cents per acre on Wild Land.
One-third of one per cent. on Personal Property.
One-half of one per cent. on Income.

One-tail of one per cent. on Personal Property.
One-half of onc per cent. on Income.

If paid after June 30th, 1889—
Two-thirds of one per cent. on Real Property.
Eight and one-half cents per acre on Wild Land.
One-half of onc per cent. on Personal Property.
Three-fourths of one per cent. on Income.

WM. DODD,

Assessor and Collector.

Yale, January 2nd, 1889.

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### COWICHAN DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1889. All of the above named taxes collectible within the District of Cowichan, are payable at my office. at my office.

Assessed taxes are collectible at the following rates,

If paid on or before Junc 30th, 1889:—
Provincial Revenue, \$3.00 per capita.
One-half of one per cent. on Real Property.
Seven and one-half cents per acre on Wild Land.
One-third of one per cent. on Personal Property.
One-half of one per cent. on Income.
If paid after June 30th, 1889:—
Two-thirds of one per cent. on Real Property.
Eight and one-half cents per acre on Wild Land.
One-half of one per cent. on Personal Property.
Three fourths of one per cent. on Income.
H. O. WELLBURN.

H. O. WELLBURN.

Quanrichan, B.C., Assessor and Collector. January 2nd, 1889. ja17

### TAX NOTICES.

### LILLOOET DISTRICT.

PUBLIC NOTICE is hereby given that Assessed and Provincial Revenue Taxes for the year 1889, for the District of Lillooet, are now due and payable at my ollice, Lillooet, at the following rates:-

Real Property Tax, if paid on or before the 30th June next, ½ of one per cent.; if paid on or after the 1st of July next, ¾ of one per cent.

Personal Property Tax, if paid on or before the 30th June next,  $\frac{1}{3}$  of one per cent.; if paid on or after the 1st of July next,  $\frac{1}{2}$  of one per cent.

Income Tax, if paid on or before the 30th of June next,  $\frac{1}{2}$  of one per cent.; if paid on or after the 1st of July next,  $\frac{3}{4}$  of one per cent.

Wild Land Tax, if paid on or before the 30th of The payable at my office.

Assessed Taxes are collectible at the following rates, let of July next, 8½ cents per acre; if paid on or after the late of July next, 8½ cents per acre.

Provincial Revenuc Tax, \$3 per capita.

C. PHAIR,

Assessor and Collector

Lillooet, Jan., 1889.

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### REGISTRATION OF VOTERS.

ELECTORAL DISTRICT OF VICTORIA DIS-TRICT.

"QUALIFICATION AND REGISTRATION OF VOTERS" Аст, 1876."

NOTICE is hereby given that, in pursuance of subsection f of clause 9 of the "Qualification and Registration of Voters' Act, 1876," I shall on Thursday, the 1st day of August next, hold a Court of Revision for the purpose of hearing and determining any and all objections against the retention of any names on the Registers of Voters.

Such Court will be open at 12 o'clock noon, at the South Shingle Mill. W. H. ROBERTSON

South Saanieh, June 1st, 1889.

Collector.

### ELECTORAL DISTRICT OF COWICHAN.

"QUALIFICATION AND REGISTRATION OF VOTERS" Аст, 1876."

NOTICE is hereby given that, in pursuance of subsection f of clause 9 of the "Qualification and Registration of Voters' Act, 1876," I shall on Monday, the 5th day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the register of voters.

Such Court will be open at 12 o'elock noon, at the Court House, Cowichan.

H. O. WELLBURN. Collector.

Quamichan, B. C., 5th June, 1889.

jel3

ELECTORAL DISTRICTS OF NEW WESTMIN-STER AND NEW WESTMINSTER CITY.

"QUALIFICATION AND REGISTRATION OF VOTERS" Аст, 1876."

NOTICE is hereby given, in accordance with clause 9, sub-section f, of the "Qualification and Registration of Voters' Act, 1876," that I shall hold a Court of Revision for the Districts of New Westminster and New Westminster City, at the Court House, New Westminster, on Monday, the 5th day of August next, at 12 o'clock noon.

C. WARWICK.

Collector.

New Westminster, B. C., June 5th, 1889.

jel3

### REGISTRATION OF VOTERS.

### ELECTORAL DISTRICT OF NANAIMO.

" (Qualification and Registration of Voters' Pursuant to "Execution against Lands Act, 1874." Аст, 1876."

register of voters

Such Court will be open at 10 a.m., at the Court House, Clinton.

F. SOUES,

Clinton, 5th June, 1889.

jel3

NOTICE is hereby given that, in pursuance of subsection f of clause 9 of the "Qualification and Registration of Votors' Act, 1876," I shall on Monday, the 5th day of August next, hold a Court of Revision objections against the retention.

The judgment was registered in the Land Registry Office, New Westminster, against said lands on the 9th day of October, 1888.

W. J. ARMSTRONG,

e13

Sheriff, Westminster Country Office, New Westminster, against said lands on the 9th day of October, 1888. objections against the retention of any names on the Register of Voters.

Such Court will be open at 12 o'clock noon, at the Court House, Kamloops, B. C.

PURSUANT TO "EXECUTION AGAINST LANDS ACT, 1874."

FREDERICK HUSSEY.

Kamloops, B.C., 30th May, 1889.

je6

### VICTORIA CITY AND ESQUIMALT DISTRICTS.

"QUALIFICATION AND REGISTRATION OF VOTERS" Аст, 1876."

NOTICE is hereby given that, in pursuance of subsection f of clause 9 of the "Qualification and Registration of Voters' Act, 1876," I shall on Monday, the 5th day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the Registers of Voters

### EASTERN DIVISION.

" 'Qualification and Registration of Voters' Act, 1876."

NOTICE is hereby given that in accordance with Clause 9, Sub-Section f, of the "Qualification and Registration of Voters' Act, 1876," I will hold a Court of Revision on Monday the 5th day of August next, at the Government Office, Fort Steele, for the purpose of hearing and determining such objections against the retention of any names on the Registrar of Voters for the East Kootenay Polling Division as may then and there be legally instituted. there be legally instituted.

A. W. VOWELL.

Collector.

### SHERIFFS' SALES.

### NOTICE OF SALE BY SHERIFF.

Nanaimo, Such Court will be open at 12 o'clock noon at the old Court House, Nanaimo.

MARSHAL BRAY,
Collector.

Nanaimo, B. C.,
June 6th, 1889.

LILLOOET DISTRICT.

"QUALIFICATION AND REGISTRATION OF VOTERS' Act, 1876."

NOTICE is hereby given that, in pursuance of subsection f of clause 9 of the "Qualification and Registration of Voters' Act, 1876," Is shall on Monday, the 5th day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the register of voters.

District.	No. of Lot.	Concise description of property.	Estate or Interest,
New Westminster.	and south half Lot	Agricultural land, partly eleared, with buildings thereon.	Interest.

In the Supreme Court of British Columbia and in the County Court of New Westminster.

F. G. Vernon, Hermann Wickers, Postill Bros., T. Neelands, Defendant. William Calkins,

Registration of Voters' Act, 1876," I shall on Monday, the 5th day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the Registers of Voters.

Such Court will be open at 12 o'clock noon, at the Court House, Bastion Square, Victoria.

HARVEY COMBE, Victoria, B. C., Collector. 3rd June, 1889.

ELECTORAL DISTRICT OF KOOTENAY.

EASTERN DIVISION.

IN OBEDIENCE to writs of execution issued out of the above Courts on the 23rd and 27th days of May, 1889, respectively, and to me directed in the above-named suits, for the sum of \$876.06, and interest on the same at the rate of six per centum per annum until paid, besides Sheriff's fees, poundage, and other expenses of this execution, I have seized and will offer for sale by auction, at the Court House, New Westminster, on Thursday, the 27th day of June next, at 12 o'clock noon, all the right, title and interest of the said William Calkins, as described in this advertisement, or sufficient thereof to satisfy the judgment debt and expenses in this action, subject to a mortgage for \$1,500.00, and interest thereon at nine per centum per amuum from the 14th March, 1888. N OBEDIENCE to writs of execution issued out of

District.	No. of Lot.	Concise description of property.	Estate or Interest.
New Westminster.		Prairie land, partly ditched and under cultivation; buildings thereon.	

The judgments were registered in the Land Registry Office, on the 28th day of February and the 27th day of March, 1889, respectively, against said lands.

W. J. ARMSTRONG,
jel3 Sheriff, Westminster County.

Donald, May 22nd, 1889.

my30 .jel3

### MISCELLANEOUS.

NOTICE is hereby given that Alfred D. Wheeler has applied, as required by law, for Crown Grants for the "Kardo," "Maestro," "Let Her Go Gallagber," in the latest the County Laboratory Lab mineral claims at Hot Springs Camp, Kootenay Lake, in West Kootenay District.

Adverse claims, if any, have to be filed with me within 60 days from this day.

G. M. SPROAT,

Gold Commissioner,

21st May, 1889.

NOTICE is hereby given that the Selkirk Mining and Smelting Company, Limited, have filed with me, under the provisions of the Mineral Acts, an application for a Crown Grant of the Lanark Mineral Claim, in the Illecillewaet Camp, in West Kootenay District.

Adverse claimants, if any, are required to send in their objections within 60 days from the date hereof.

G. M. SPROAT G. C., &c.

Farwell, 7th May, 1889.

my9

NOTICE is hereby given that I intend to make application to the Honourable Chief Commissioner of Lands and Works, under section 68, "Mineral Act, 1884," and amendments thereto, for a Crown Grant to my Mineral Claim, situated in Section 26, Township 99, Nicola Division of Yale District, and known as the "Azela," and described more particularly in the plat and field notes made by R. H. Lee, C. E., attached to this notice in accordance with the provisions of said Act.

Nicola, B. C., May 6th, 1889.

Nicola, B. C., May 6th, 1889.

Noticola, B. C., May 6th, 1889.

George 1888.

Arthur Norris, Pre-emption Record Noticology, 1887. Lot Noticology, 1888. Lot Noticology, 1889. at 2 o'clock P.M.

Noticola, B. C., May 6th, 1889.

Noticola, B. C., May 6th, 1889.

George 1888.

Arthur Norris, Pre-emption Record Noticology, 1887. Lot Noticology, 1887. Lot Noticology, 1887. Lot Noticology, 1888. Lot Noticology, 1889. at 2 o'clock P.M.

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Noticola, B. C., May 6th, 1889.

Arthur Norris, Pre-emption Record Noticology, 1887. Lot Noticology, 1887. Lot Noticology, 1887. Lot Noticology, 1887. Lot Noticology, 1889. At 2 o'clock P.M.

The Annual General Meeting of the shareholders of the Shuswap and Okanagan Railway Company will be held at the office of the Company, No. 49 Government Street, Victoria, on Tuesday, July 2nd, 1889, at 11 o'clock a.m.

M. LUMBY,

Secretary S. & O. D. G.

No. 108.

Ephraim Coleman, Pre-emption Record No. 9, 4th July, 1887. Lot No. 109.

James William Coleman, Pre-emption Record No. 108.

Kelson District.

Daniel Sulliver D.

Daniel Sulliver D.

Secretary, S. & O. R'y Co.

Notice is hereby given that H. Harvey, E. Bell and M. W. T. Drake, have filed with me, under the provisions of the "Mineral Act, 1884," Section 68 and sub-sections, and Section 7 of the "Mineral Amendment Act, 1886," applications for Crown Grants of their mineral locations situated on the Bonanza Ledge, Cayoosh Creek, Lillooet District, and known as Lots 126, 127, 128, Group 1, on the official map in said District.

Adverse claimants (if any) are required to send in their objections to me, within sixty days from the date hereof.

F. SOUES,

Government Agent.

Clinton, 6th, June, 1889.

May, 1885. Lot No. 8.

Christopher Kelly, Pre-emption Record No. 365, 11th December, 1885. Lot No. 9.

Comox District.

Charles Hooper, Pre-emption Record No. 288, 21st May, 1885. Lot No. 103.

Eric Duncan, Pre-emption Record No. 376, 21st January, 1886. Lot No. 104.

Robert Cessford, Pre-emption Record No. 370, 29th September, 1885. Lot No. 106.

Rolly Heyland, Pre-emption Record No. 403, 12th August, 1886. Lot No. 108.

Adam McKelvey, Pre-emption Record No. 658, 5th November, 1887. Lot No. 109.

John Peaccy, application to purchase 6th May, 1889.

Lot No. 110.

George Grieve, Pre-emption Record No. 127, 4th

NOTICE is hereby given that it is the intention of the undersigned to apply for admission as a Solicitor and for call to the Bar of the Supreme Court of British Columbia, on the date appointed by the Law Society of British Columbia in July next.

A. C. BRYDONE LAGE.

A. C. BRYDÖNE-JACK.

New Westminster, B. C., April 3rd, 1889.

### NOTICE.

THE annual general meeting of the shareholders of the New Westminster Sonthern Railway Company will be held at their offices, New Westminster, on Tuesday, the 2nd day of July, 1889, at 3 o'clock p.m.

T. J. TRAPP.

Secretary.

New Westminster, B. C., June 10th, 1889.

### MISCELLANEOUS.

NOTICE is hereby given that it is the intention of the undersigned to apply for admission as a Solicitor, and for call to the Bar of the Supreme Court of British Columbia, on the date appointed by the Law Society of British Columbia in July next.

JOSEPH A. RUSSELL.

Vancouver, B. C., 3rd May, 1889.

my9

### "LEGAL PROFESSIONS' ACT, 1884."

HEREBY give notice that after two months from the first publication of this notice 1 shall apply for call to the Bar and admission as a Solicitor.

ARTHUR LOUIS BELYEA,

Attorney and Barrister-at-Law,

Supreme Court of New Brunswick.

Victoria, B. C., May 21st, 1889.

my23

### Esquimalt and Nanaimo Railway Co.

### LAND DEPARTMENT.

Notice to Claimants.

NOTICE is hereby given that the undermentioned tracts of land, in the Districts of Alberni, Nelson, Comox, Newcastle, Wellington, Oyster, Cowichan Lake, and Malahat have been surveyed, and a plan of the same can be seen at the office of the Company, Victoria, and at the office of A. Shaw, Esq., Assistant Commissioner, Nausimo.

Daniel Sullivan, Pre-emption Record No. 290, 21st May, 1885. Lot No. 8. Christopher Kelly, Pre-emption Record No. 365, 11th December, 1885. Lot No. 9.

James Eccles, application to purchase 28th February, 1888. Lot No. 19.
Thomas Eva, Pre-emption Record No. 638, 24th September, 1887. Lot No. 20.
Charles Christianson, Pre-emption Record No. 425, 14th October, 1886. Lot No. 21.

14th October, 1886. Lot No. 21.
Philip Nile, Pre-emption Record No. 426, 14th October, 1886. Lot No. 22.

### Wellington District.

Joseph Prhys Planta, Pre-emption Record No. 643, 3rd October, 1887. Lot No. 29.

### COWICHAN LAKE DISTRICT.

William Ellender, Pre-emption Record No. 33, 10th je13 October, 1887. Lot No. 18.

### OYSTER DISTRICT.

James Miller, application to purchase 7th March,

James Miller, application to purchase 7th March, 1889. Lot No. 19.

Joseph W. Brickley, Pre-emption Record No. 226, 3rd February, 1885. Lot No. 20.

John Brenton, Pre-emption Record No. 436, 3rd April, 1886. Lot No. 22.

Burton Isom, Pre-emption Record No. 213, 20th January, 1885. Lot No. 23.

John Cant. Pre-emption 6th March, 1889. Lot No.

John Cant, Pre-emption 6th March, 1889. Lot No.

### MALAHAT DISTRICT.

David Gunn McDonald, Pre-emption 9th April, 1889. Lot No. 6.

Persons having adverse claims to any portion of the above-mentioned land must file a statement of the same with the Commissioner within 60 days from the date of this notice.

JOHN TRUTCH,

Land Commissioner, E. & N. R. Co.

Vietoria. 30th May, 1889.

OTICE is hereby given that the undersigned will, after the expiration of two months from the date hereof, apply to the Law Society of British Columbia to be called to the Bar and admitted as a Solicitor of the Supreme Court of British Columbia.

T. O. TOWNLEY.

Dated May 10th, 1889.

my16

### Esquimalt and Nanaimo Railway Co

### LAND DEPARTMENT.

Notice to Claimants.

OTICE is hereby given that the under-mentioned tracts of land in the Districts of Newcastle, Cowiehan Lake and Nanoose have been surveyed, and a plan of the same can be seen at the office of Company, Victoria, and at the office of A. Shaw, Esq., Assistant Commissioner, Nanaimo.

### NEWCASTLE DISTRICT.

William Cowie, Pre-emption Record No. 388, 28th pril, 1886. Lot No. 23. April, 1886.

COWICHAN LAKE DISTRICT.

William Whyte, application to purchase 28th June,

1888. Lot No. 19.
Wm. Archibald Robertson, Pre-emption Record No. 156, 5th November, 1884. Lot No. 20.
George Henry Roe, Pre-emption Record No. 32, 4th October, 1887. Lot No. 21.

### NANOOSE DISTRICT.

William Morrison, application to purchase 22nd etober, 1888. Lot No. 58. October, 1888.

Robert J. Craig, application to purchase 18th April, 89. Lot No. 61.

Alva C. Swain, Pre-emption Record No. 628, 30th August, 1887. Lot No. 63.

August, 1887. Lot No. 63.

Persons having adverse claims to any portion of the above-mentioned land must file a statement of the same with the Commissioner within 60 days from the hu-lie-nam), which is the creek next to Cedar Creek southward, on the west shore of the Okanagan Lake.

Presented No. 63.

Presented No. 64.

Presented No. 65.

Presented No. 65.

Presented No. 66.

Presented No.

Land Commissioner, E. & N. R. Co.

Victoria, 20th June, 1889.

je20

### KOOTENAY INDIAN RESERVE NO. 3.

NOTICE is hereby given that I have this day ap plied to the Chief Commissioner of Lands and Works for permission to take water for the use of the Indians residing on the reserve at the Columbia Lakes (head waters of Columbia River), the water to be taken

from the following creeks:—

Firstly—From Tatty Creek, 200 inches.

Secondly—From Sam's Creek, 200 inches.

Thirdly—From Morgin's Spring (Sophy Creek), 100 inches.

The water to be taken from the above-named creeks in each instance where they cross the east boundary boundary line. line of the reserve

Fourthly—To take 100 inches of water from Sheep Creek, next the south border of this reserve. The water to be taken from the creek outside the reserve, about 50 yards below the present ditch of Mr. Rogers, on north bank of creek.

### MICHAEL PHILLIPS,

Acting Indian Agent.

Kootenay, May 30th, 1889.

### MISCELLANEOUS.

### SHUSWAP RESERVE.

NOTICE is hereby given that I have this day applied to the Chief Commissioner of Lands and Works for permission to take water for the use of the Shuswap Indians, residing on their reserve near the Lower Columbia Lake; 300 inches to be taken from Shuswap Creek where it crosses the east boundary of the reserver. the reserve. Also for permission to take 100 inches of water from Aylmer Creek on south boundary of reserve, near the trail going to the Canadian Pacific Railway from the Columbia Lakes.

MICHAEL PHILLIPS,

Acting Indian Agent.

Kootenay, May 30th, 1889.

### KOOTENAY INDIAN RESERVE NO. 2.

OTICE is hereby given that I have this day applied to the Chief Commissioner of Lands and Works for permission to take water for the use of the Indians residing on the Indian Reserve at the Tobacco Plains, Kootenay. The water to be taken on Crown Plains, Kootenay. The water to be taken on Crown land, without the limits of the reserve, from a Creek that flows through the pre-emption claim of Fred. P. Norbury, and runs south through Crown land to the north boundary of the Tobacco Plains Reserve; 200 inches of water to be taken from the Creek 100 yards north of the north boundary of this reserve.

MICHAEL PHILLIPS,

Acting Indian Agent.

Kootenay, May 30th, 1889.

### KAMLOOPS AND OKANAGAN INDIAN AGENCY.

LIST of water privileges submitted for record, heing the quantities of water required for irrigating purposes by the under-named bands of Indians.

OKANAGAN TRIBE—N-KAM AP-LIX BAND.

Two hundred inehes from Thorn Creek (Aks-huahuan-ke-hlap), which discharges into the head of the Okanagan Lake.

One hundred inches from Round Woods Creek (Aks-in-ka-pa-lax), which is the first creek south-west from Thorn Creek, on the west shore of the Okanagan Lake.

One hundred inches from Gorge Creek (Nee-hut), which is the creek next to Round Woods Creek south ward, on the west side of the Okanagan Lake

Fifty inches from Inconstant Creek (N-sis-su-la-uh), which is the creek next to Gorge Creek southward, on the west shore of the Okanagan Lake.

Two hundred inches from Drowned Creek (Sin-sa-

huh-tan), which is the creek next to Inconstant Creek

southward, on the west shore of the Okanagan Lake.
One hundred inches from Ccdar Creek (Na-as-kiutak), which is the creek next to Drowned Creek southward, on the west shore of the Okanagan Lake.
One hundred and fifty inches from Bird Creek (Na-as-kiutak)

Three hundred inches of water from Trout Creek. Five hundred inches of water from Snake Creek. One hundred inches of water from Marrion Creek.

### N-KAM-IP BAND.

Fifty inches from A-tsi-hlak, which is the spring at

the north end of the reserve.

One hundred inches from Wolf Creek, which waters the fields at Victor's, at the north end of the reserve.

Three hundred inches from Gregoire Creek, which waters Gregoire's and other fields at the south end of the N kamain Reserve. the N kam-ip Reserve.

### KEREMEUS AND SHENNOSKUANKIN BAND.

Two hundred inches from Skum-kam-ske-nos-shis tan Creek, which waters Nahumcheen Reserve on the right side of the Similkameen, near the international

Two hundred inches from N pill tam-tin Creek, which waters Bally's farm, on the right side of the The Similkameen.

Twenty inches from Sin-tle-hah-tan. Twenty inches from Sin-tle-hah-tan Creek, on the right bank of the Similkameen at Narcisse's farm.

One hundred and fifty inches from N-tlu-huh-tan Creek, on the right bank of the Similkameen, above je20 Narcisse's farm.

Ten inches from springs at the back of Joe Nahumcheen's farm on the reserve about two miles below Tarabaskat's Reserve, on the left bank of the Similkameen.

Five hundred inches of water to be taken from the

Similkameen River.

Chu-chu-way-ha and Ashnola Bands

Fifty inches from Jim's Creek, which waters Thomas farm, right bank of the Similkameen, below the Ashnola River.

Five hundred inches from the Aslmola River

Two hundred inches from Siut-hu-tsi-pas-kan Creek which waters John's farm above Ashnola, on the right bank of the Similkameen.

bank of the Similkameen.

One hundred inches from A-chi-ghep-tlot Creek, which waters Alexis' farm, on the left bank of the Similkameen, five miles above Keremens.

Two hundred inches from Nkam-a-hi-nat-ko Creek, the southern-most of the four streams which water the Chu-chu-way-ha Reserve, on the left bank of the Similkameen.

Three hundred inches from N-kan-sit-ko Creek, which flows next the N-kam-a-hi-nat-ko to the northward, and is one of the four streams which water Chu-chu-way-ha Reserve.

Three hundred inches from Aks-spe-papts-in Creek, which is one of the four streams which water the Chuchu-way-ha Reserve, and lies next to Chu-chu-way ha Creek southward.

Five hundred inches from 20-Mile Creek (Ats-takysh-hi-nam), which lies next to Chu-ehu-way-ha

Creek northward.

Three hundred inches of water from the Similkameen River.

J. W. MACKAY, Indian Agent.

Kamloops, B. C., June 14th, 1889.

### DELTA BY-LAWS.

### DELTA MUNICIPAL POUND BY-LAW, 1889.

highway within the limits of the Delta Municipality, and that such animals be declared a nuisance and disposed of as such:

Be it therefore enacted by the Reeve and Councillors of the said Corporation as follows:

I. That public pounds shall be established by the Reeve and Council for the impounding of swine, goats, horses, horned and other cattle, mules, asses and sheep. Pound-keepers shall be from time to time appointed by the Reeve and Council.

2. That from and after the passing of this leave and swine, goats, horses, horses, horses, horses, shows a show of this leave and council.

swine, goats, horses, sheep, horned and other cattle, time-mules and asses found at large or straying in any public highway within the Corporation of Delta limits shall be deemed a nuisance, and may be dealt with as hereinafter mentioned.

ereinafter mentioned.

3. All animals so found at large grazing or straying for said within the limits of the Delta Municipality. as aforesaid within the limits of the Delta may be taken by the pound-keepers, who shall impound the same in the municipal pound.

pound the same in the municipal pound.

4. A book shall be kept, in which shall be entered by the pound-keeper, with all due speed, a true and faithful record of the number of the animals impounded, where they were found at large grazing or straying; also of the date of their receipt and the date and manner of their disposal, and, if sold, the name, address and addition of each purchaser thereof.

5. Every animal so impounded as aforesaid shall forthwith be advertised by a notice in writing posted in a conspicuous place on the pound gate, and also at the office of the Clerk of the said Mnnicipal Council.

Such notice shall contain a reasonable description of this By-law shall be finally passed and take effect, the animal, the date and hour of the impounding with interest at the rate of seven per centum per thereof, and shall be kept posted for the space of ten annum, to be applied to the purchase of a municipal

days. The pound-keeper shall cause a notice to be forwarded to the owner of any annual impounded (if known) of such impounding, as soon as practicable after such impounding.

6. All animals impounded shall be properly cared for, and shall be furnished with the necessary sustenance while so impounded, but no animal shall be fed

until six hours after impounding the same.

7. A fine as per schedule hereunto affixed shall be levied and collected on or in respect of each animal impounded, and a further reasonable sum for the sustenance of such animal after such period of six hours, not exceeding in the case of each pig, goat or sheep the sum of twenty-five cents, and in the case of each horse, mule, ass or horned or other cattle so impounded the sum of lifty cents for each day or part of a day such animal shall be or continue so impounded, may be levied or collected thereon in respect thereof, in lieu and in satisfaction of all charges for the eare and sustenance thereof.

The owner of any animal impounded may, at any time prior to the sale or other disposition thereof, as hereinafter provided, have the same released, on payment to the Clerk of the Municipal Council, or the pound-keeper, of the fines, charges and expenses chargeable thereon under the authority of this by-law.

9. Every animal so impounded as aforesaid which shall not have been released within seven days from the day on which it shall have been advertised as aforesaid, may be offered for sale by public anetion, at the place and time in manner hereinafter appointed, and shall be sold to the highest bidder, who shall thereupon become absolute owner thereof, any law to

the contrary notwithstanding.

Twenty-five inches from Chu-chu-way-ha Creek, which waters N-kau-mas-kat's farm.

One hundred inches from Lu-la-u-la-uh Creek, which waters the Lu-la-u-la-uh Reserve on the left bank of the Similkameen, northward from Chu-chu-way-ha.

One hundred inches from 9-Mile Creek (Akl-ke-hu-luh), which waters Tad-la-has-kat's farm on the left bank of the Similkameen.

One hundred inches from Wolf Creek, which falls into the Similkameen on the right side, opposite to the 9-Mile Creek.

J. W. MACKAY, 10. Public anction for the sale of animals to be sold to time appoint.

to time appoint.

11. The proceeds of every such sale as aforesaid shall be applied as follows:—In the first place, as municipal revenue in or towards paying, satisfying, and discharging the fines, charges, rates, sums and expenses imposed or authorized to be levied or collected under this by-law, and the balance (if any) of such three eds shall be carried to an account in the books of proceeds shall be earried to an account in the books of the said Municipal Council for the use of the owner of such animal, subject as herein mentioned.

1 to 3 animals Over 3 ,

Passed the Municipal Council the 1st day of June,

Reconsidered and finally passed this Sth day of June, 1889.

JOHN KIRKLAND. [L. S.]

And whereas, to raise the sum of \$540 yearly, the annual special rate on the dollar upon the said rateable

property will require to be 15 mills in the dollar:

Therefore, the Reeve and Conneil of the Corporation
of the Municipality of Chilliwhack enact as follows:—

1. The said sum of two thousand dollars (\$2,000)

shall be raised by loan, upon the credit of this munici-

pality.

2. Debentures in sums of not less than one hundred to be the Council, not ex

July in the year of Onr Lord onc thousand eight hundred and ninety-four, and bear interest at the rate of seven per centum per annum, payable on the 1st day of January and July in each year.

Free Omminis, and no person shall ask of receive a fee for the carriage of passengers or baggage in an omnibus licensed under the provisions of this section.

5. No owner or driver of any open cab or other vehicle licensed under this by-law shall drive or per-

ful currency of Canada.

- 5. The said sum of two thousand dollars (\$2,000), being the amount required for the purpose in the recital mentioned, and necessary to defray the expenses thereof, shall be laid out and expended in the by the shortest convenient route. purchase of a municipal hall and grounds for the use of the said Corporation of the Municipality of Chilliwhack, and the said hall and grounds may be purchased subject to a reservation for the yearly use thereof, free of charge, by the Chilliwhack Agricultural Society, for the purpose of holding their annual carried by any police officer or constable, give or place to which he may have driven any passengers, and any other information connected therewith which the may have come to his knowledge, and a refusal of such purpose of this law low. exhibition.
- from the year A. D. 1889 to the year A. D. 1893, both inclusive, for the purpose of paying the said sum of two thousand dollars (\$2,000) and interest thereon as aforesaid.

This By-law shall come into force and take effect

on the first day of July, A. D. 1889.

8. This By-law may be cited for all purposes as the "Municipal Loan By-law of 1889."

Read a third time and passed by the Municipal Council of Chilliwhack on the 17th day of May, A. D.

Received the assent of the electors the 3rd day of

Reconsidered, adopted, finally passed, signed, and the corporate seal appended thereto on the 8th day of June, A. D. 1889.

[L. S.]

S. CAWLEY, Reeve.

S. A. CAWLEY, C. M. C.

### NEW WESTMINSTER BY-LAWS.

### TRADES LICENSE BY-LAW

A By-Law to License and regulate the several Trades.

sum shall in all cases be paid in advance.

2. No person shall carry on, use, practise or excreise longer, any trade, occupation, profession or business described 11.

concreas the sum of five hundred and forty dollars (\$540) will be required to be raised annually for paying the interest and creating an equal yearly sinking fund for paying the said principal sum of two thousand dollars (\$2,000), according to the "Municipalities Act, 1889," chapter 16:

And whereas the whole rateable property of the municipality, according to the last revised assessment roll, being that for the year A. D. 1888

And well as a sum of five hundred and forty which should have been paid for such license, which said amount, with penalty and costs, shall, for the purposes of recovery under this by-law, be held to be one penalty, and shall be recoverable by distress and indefault of sufficient distress being found, imprisonment, with or without hard labour, for any penill with the with the wit

3. Every owner of an omnibus, carriage, cab, waggon, dray, truck, cart, or other vehicle drawn by a horse or other animal, used for carrying passengers, goods, wares, merchandise or other articles or things from place to place within the City for hire, for which a license has been issued under this by-law, shall have the number of the license painted thereon, or attached thereto, in large and conspicuous figures in a con-

spicuous place.

Any keeper of a licensed hotel or lodging house within the City may, without payment of a license fee therefor, obtain a license to run an omnibus to or from dollars (\$100) shall be issued by the Council, not exceeding in the whole the sum of two thousand dollars (\$2,000).

3. The debentures shall be payable on the 1st day of

seven per centum per annum, payable on the 1st day of January and July in each year.

4. The debentures may be made payable at any place within the Province of British Columbia, in law-other public places within the city limits, in the daytime, any notoriously bad characters, or woman of ill-fame, knowing her to be such, except for the purpose of taking such person to or from a railway station or wharf or steamboat landing as a traveller, and then

information will be deemed a breach of this by-law

6. The said annual special rate of 1\(\frac{5}{5}\) mills on the dollar upon the assessed value of all the rateable property in the municipality, over and above and in addition to all other rates and taxes whatsoever, shall be raised, levied, and collected in each and every year, from the year A. D. 1889 to the year A. D. 1893, both in the conveyance to the hospital or elsewhere, if reinclusive for the purpose of poving the said support (unived any person who has met with an accident or quired, any person who has met with an accident, or is ill or wounded, provided such illness is not of an infectious nature, and said driver shall be entitled to his usual fare therefor by such person so carried, or by

the city.

S. Every keeper of a livery stable shall give information to any officer of the peace or detective, when required, concerning any person to whom, or for the use of whom, any horse or vehicle has been let for hire; and no livery stable keeper shall knowingly let or hire any horse or vehicle to any notoriously bad character or woman of ill-fame.

9. Every owner or driver of a cab or other vehicle

9. Every owner or driver of a cab or other vehicle licensed under this by-law who is inebriated while engaged with a fare, or who is insolent or abusive, or who attempts to overcharge, or who refuses to produce his number, name or address when requested by such fare or by any officer of the peace, or who commits any gross violation of the provisions of this by-law, shall, on conviction thereof, in addition to the penal-ties provided herein, be liable to have his license suspended or cancelled, at the discretion of the Board of Police Commissioners.

10. No transient trader or other person who occupies By-Law to License and regulate the several Trades, whose name has not been entered on the assessment occupations, Professions and Businesses herein roll of the city for the then current year, and who may offer goods and merchandise of any description for sale by anction, conducted by himself or by a license and Aldermen of the City of New licensed another trades within the City for a temporary period, and who seems the city for the then current year, and who may offer goods and merchandise of any description for sale by anction, conducted by himself or by a THE Mayor and Aldermen of the City of New Westminster, in Council assembled, enact as follows:—

1. From and after the passing of this By-Law every person using or following any of the trades, occupations, professions or businesses set out in Schedule A, hereunto annexed, within the limits of the City of New Westminster, shall take out a periodical license to do so; provided, always, that this section shall not apply to the sale of the stock of an insolvent or bankrupt estate which is being sold or disposed of within the city where the insolvent or bankrupt carried on business therewith at the time of the issue of a writ of attachment, or the execution of an assignment. Every license to such transient trader shall sum shall in all cases be paid in advance. continue in force for the period named therein, and no

11. Every building licensed as a theatre, opera in said schedule without having first taken out and had granted to him the necessary license in that behalf, under a penalty not exceeding the sum of \$100 for other person as the Council may appoint, as being JUNE 20TH, 1889.]

properly constructed and sufficiently supported, and that the doors for exit open ontward, and that there are sufficient means of exit to enable the occupants of the building, when full to its utmost seating capacity, to leave the building within three minutes time; and that in his opinion there is nothing in the external or internal arrangements, or in the stairways or approaches thereto or therein, that would render such building hazardous or unsafe for its proposed use, and that moner and sufficient precautions to guard against. that proper and sufficient precautions to guard agains fire, or the spread thereof, have been taken, and that it is supplied with adequate means for lighting and ventilation, and the proprietor or manager of such building shall keep the aisles clear from obstruction 5. For every transi during its occupancy, and shall not permit persons to sit in them so as to obstruct free passage.

14. No person, firm or corporation shall obtain a license to lay pipes in connection with the sewers of the city unless such person, firm or corporation are duly qualified pipe-layers, and until he or they shall have filed with the City Clerk a bond in the sum of \$500, to be approved of by the Health Committee, for the efficient or workmanlike performance of their work as such pipe-layers.

15. For the purposes of this by-law a wholesale and retail trader shall be deemed to be one who sells goods, waves or merchandise in unbroken packages in quantitation are supplied to transient customers for profit, \$5 for every six months; provided that this clause shall not apply to hotels and saloons, or to other places for which a trading license has been taken out.

wares or merchandise in unbroken packages, in quantities consisting of one or more unbroken package to each customer for the purpose of being resold, and who is also doing an ordinary retail business.

ho is also doing an ordinary retail business.

16. A retail trader shall be deemed to be a person months.

18. For every bowling alley, shooting gallery, or skating rink, used for hire or gain, \$20 for every six who sells goods, wares or merchandise in any quantities to consumers, and who does not sell in unbroken packages to other dealers for the purpose of retail.

17. A wholesale trader shall be deemed to be a per-

packages, and to dealers only; and for the purposes of this by-law every proprietor of a brewery, cigar factory, and every gas company, telephone company, and coal merchant, shall be deemed to be a wholesale trader.

18. In the construction of this larged, \$10 per day.

factory, and every gas company, telephone company, and coal merchant, shall be deemed to be a wholesale trader.

18. In the construction of this by-law, in describing or referring to any person or party, matter or thing, any word importing the masculine gender or singular number, shall be understood to include and shall be applicable to several persons and parties, as well as one person or party, and females as well as males, and bodies corporate as well as individuals, and several matters or things, as well as one matter or thing, unless it be otherwise provided, or there be something in the subject or context repugnant to such construction.

the subject or context repugnant to such construction.

19. Any person holding a license under this by-law may change his place of business at pleasure, but may not carry on business at the same time under one license at two places, within the city limits, having separate entrances and without internal intercontents.

20. Every person using or following any of the trades, professions, occupations or businesses specified in Schedule A, hereto annexed, shall take out a separate license for each such trade, profession, occupation or business used by him, except where otherwise provided in this by-law, or in said Schedule A.

21. The licenses to be granted under this by-law may be in the form in Schedule B to this by-law, and the same are to be granted so as to terminate on the 30th day of June and the 31st day of December, respectively, unless otherwise stated in Schedule A, hereto annexed, and no proportionate reduction shall be made on account of any person or persons commencing business between these dates.

22. The "New Westminster Revenue By-Law,"

13. Every professions, occupations or businesses specified the eity, or for local charitable purposes.

14. For every lodging house where there is accommodation for six or more persons, \$5 for every six months; provided that this clause shall not apply to licensed hotels or to private houses where not more than six persons are lodged for gain.

15. Every seavenger, \$5 for every six months.

16. For every lodging house where there is accommodation for six or more persons, \$5 for every six months; provided that this clause shall not apply to licensed hotels or to private houses where not more than six persons are lodged for gain.

17. Every seavenger, \$5 for every six months.

18. Every pipe-layer in connection with sewers, \$10 months.

19. Every wholesale and retail trader, \$5 for every six months.

20. Every wholesale trader, \$5 for every six months.

22. The "New Westminster Revenue By-Law, 1883," and amending by-laws, are hereby repealed.
23. This by-law shall come into force and effect on

the first day of July, A.D. 1889.

24. This by law may be cited as the "Trades 24. This by law m License By-Law, 1889.

Done and passed in open Conneil the 3rd day of June, A.D. 1889.
[L.S.] JOHN HENDRY.

D. Robson, City Clerk. Mayor.

### SCHEDUDE A.

1. For every cab, carriage, express waggon or omni-

For every stage, drawn by horses or other ani-

mals, \$5 for every six months.
4. For every livery stable, feed or sale stable, \$10

5. For every transient trader, mentioned in section 10 of this by-law, \$100 for every six months, or \$10

during its occupancy, and shall not permit persons to too this of the state of the

contain at least 384 cubic feet of space for each person occupying the same, and that each room therein has a window made to open at least two feet square.

13. No person, firm or corporation shall obtain a license to carry on the business of scavengers without having first filed with the Clerk of the City a bond in such sum as the Council may, by resolution, direct for such sum as the Council may, by resolution, direct for elothing or other goods to be made up or supplied from any place without the limits of the city, \$100 for the city, \$100 for the city is monthly, or \$25 for each week; provided that every six months, or \$25 for each week; provided that this shall not apply to any commercial traveller representing a wholesale establishment and dealing with

taken out.

10. For every billiard, pool, bagatelle, pigeon-hole or Mississippi table, or table of like character, used for hire or gain, directly or indirectly, \$5 for every six

license at two places, within the eity limits, having separate entrances and without internal intercommunication with each other in such a way as to make them one establishment, and under one management.

20. Every person using or following any of the reduced for lightly and the re

21. Every wholesale trader, \$5 for every six months.

Every retail trader, \$5 for every six months. 23. Every person selling opium (except chemists and druggists using the same in the preparation of prescriptions of medical practitioners) \$250 for every six

24. Every person carrying on the business of pawn-broker, \$100 for every six months.

25. Every person, firm or corporation carrying on the business of banker, \$25 for every six months.

26. Every person or firm practising as barristers or

solicitors, or both, \$12.50 for every six months.

27. Every person or firm carrying on the business of of conveyancer or land agent, or both, \$25 for every months.

fire, life or accident, or other insurance, for each company represented, \$10 for every six months.

29. Every auctioneer, not being a Government officer, sheriff or baliff, or sheriff's officer, selling lands, goods or chattles taken in execution or for the satisfaction of rent every taxes in addition to some stips.

And whereas, in order to the minastrance of the said carry into effect the said proposed construction, it will be necessary to issue debentures of the said corporation for a sum of money not exceeding two hundred thousand dollars.

And whereas, for the payment of the said debentures, faction of rent every taxes in addition to some extensions of the said corporation for a sum of money not exceeding two hundred thousand dollars. action of rent or taxes, in addition to any other

license, \$50 for every six months.

30. Every employment agency or labour contract office, in addition to any other license, \$5 for every

six months.

31. Every person or firm carrying on a public laundry, in addition to any other license, \$10 for

or public square, where money is solicited or taken either by voluntary contribution or from the sale of any goods, wares or merchandise, \$10 for each day.

34. For every sparring or wrestling exhibition, \$50

for each exhibition.

35. Second-hand shops, \$50 for every six months. 36. Every commission merchant, \$5 for every six

months.

37. Every person carrying on the business of barber, \$5 for every six mouths.

### SCHEDULE B.

FORM OF LICENCE.

City of New Westminster, B. C.

188 .

has paid the sum of dollars in respect of a license to

and is entitled to carry on the business or occupation of in this city, from

Dated

je20

### REAL ESTATE TAX AMENDMENT BY-LAW

A By-Law to amend the "Real Estate Tax By-Law, 1889."

WHEREAS it is provided in the "Real Estate Tax By-Law, 1889," that a rate of 44 mills in the dollar shall be levied and collected on all the rateable property of the City of New Westminster, in the year 1889, for the purpose of providing for payment of interest and principal of the debt created by the "Workshops Bonus By-Law, 1888," and "Ferry Service By-Law, 1888;" which interest shall be payable half yearly on the first days of Jannary and July in each and every year.

5. For the purpose of forming a sinking fund for the payment of the said debentures and the interest thereon an equal annual special rate of 5\frac{5}{2}\$ mills in the dollar shall be levied and collected in addition to all other rates in each year upon all the rateable property in the said city during the currency of the said debentures or any of them. vice By-Law, 1888;

And whereas no debentures having yet been issued under authority of said by-laws, it is unnecessary to levy and collect a rate during the current year in

respect of said by-laws;
Therefore the Mayor and Aldermon of the City of
New Westminster, in Council assembled, enact as

follows

1. That section 1 of the "Real Estate Tax By-Law, 1889," be and is hereby amended by striking out the words "seventeen mills and two-fifths," and inserting in lieu thereof the words "thirteen mills and three-

twentieths."

2. Sub-section 3 of section 1 is hereby repealed.

3. Section 4 is hereby amended by striking out the words "fifteen mills" at the end thereof, and insert-1888," and amending Acts.
ing in lieu thereof the words "ten mills and three-fourths of a mill."

4. This by-law may be cited as the "Real Estate"

Ry-law read a first time on the 11th day of March,

4. This by-law may be cited as the "Real Estate Tax Amendment By-Law, 1889."

Done and passed in open Conneil the 10th day of June, A.D. 1889.

[L.S.] JOHN HENDRY,

D. Robson,

Mayor.

je20

City Clerk.

WATER WORKS DEBENTURE BY-LAW

A By-Law to provide for the issue of Water Works Debentures,

WHEREAS by the "New Westminster Act, 1888."

STREETS AND PARK DEBENTURE BY-LAW,
an Act of the Legislature of British Columbia, A By-Law to raise by Loan the saw of \$85,000 for passed in the fifty-first year of the reign of Her Majesty,
Queen Victoria, and chaptered forty-two, relating to the
corporation of the City of New Westminster, it is
among other things provided that the council of the
corporation of the said city may, subject to the prothe improvement of certain streets in said city and of
visions of the said Act, pass by-laws for constructing

A By-Law to raise by street and Park Improvements.

Street and Park Improvements.

City of New Westminster should provide for
the improvement of certain streets in said city and of
visions of the said Act, pass by-laws for constructing

Queen's Park;

water works, and providing for the expenditure there-

And whereas it is expedient that the council should provide for the construction of water works for the sup-28. Every person or firm carrying on the business of plying of water to the inhabitants of the said city.

sinking fund and interest, it will require the sum of \$14,000 to be raised annually by special rate in each

And whereas the amount of the whole rateable property of the said city according to the last revised assessment roll is the sum of \$2,540,245.

And whereas the total amount of the existing debt every six months.

32. Every person carrying on the business of architect, \$5 for every six months.

33. For each show, display, entertainment or exhibition (other than a circus or menagerie) on any street electors of the city concurrently with this by-law.

Therefore, the correction of the City of New West.

Therefore, the corporation of the City of New West-

minster enacts as follows:

1. It shall be lawful for the Mayor to raise by way of loan from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a

sum of money not exceeding in the whole the sum of two hundred thousand dollars.

2. It shall be lawful for the Mayor to cause any number of debentures to be made for such sums of money as may be required, but not for less than one hundred dollars each, such debentures to be sealed with the seal of the cornoration, and signed by the Mayor

dred dollars each, such debentures to be sealed with the seal of the corporation, and signed by the Mayor and countersigned by the treasurer thereof.

3 The said debentures shall be made payable in fifty years at furthest from the day on which this by-law takes effect, either in sterling money of Great Britain, or in the currency of this Province, or the country where the same may respectively be made payable, which may be in any place or places authorized by the said Act as may be agreed upon between the purchaser or purchasers thereof, and the Mayor, and the said debentures shall have attached to them compons for the bentures shall have attached to them coupons for the payment of interest.

4. The said debentures shall bear interest at the rate of five per centum per annum from the date thereof, which interest shall be payable half yearly on the first days of January and July in each and every year.

5. For the purpose of forming a sinking fund for the

any of them.

6. All moneys arising from the said rate beyond the to amount required for the payment of interest upon the said debentures may be invested in each year as the council of the said corporation may direct, for the purpose of creating a sinking fund for the redemption of the said debentures as they respectively become due, without prejudice to any of the powers conferred upon the said council by the said Act.

7. This by-law shall take effect on the 17th day of the powers in the said council by the said act.

June in the year of Our Lord one thousand eight hun-

dred and eighty-nine.

By-law read a first time on the 11th day of March,

1889.
By-law read a scond time on the 11th day of March,

1859. Received the assent of the electors on the 13th day

of June, A. D. 1889. Read a third time and finally passed on the 17th day of June, A. D. 1889.

[L8.] D. Robson, JOHN HENDRY City Clerk

a sinking fund for payment of said debentures, it will be necessary to raise the sum of \$5,950 annually by special rate in each year;
And whereas the amount of the whole rateable property of the said city, according to the last revised assessment roll, is the sum of \$2,540,245;
And whereas the total amount of the existing debt of the said city is \$155,500, irrespective of the sum of \$200,000 proposed to be borrowed under authority of the Water Works Debenture By-law, which by-law is to be submitted to a vote of the electors of the eity concurrently with this by-law;
And whereas for the purpose of raising the said

above set out, after said streets have been completed, may be applied to other works of permanent improvement not specified herein, at the discretion of the council.

8. This by-law shall take effect and come into force on the 17th day of June, A. D. 1889.

9. This by-law, before the final passing thereof, shall receive the assent of the electors of the city in the manner provided by the "New Westminster Aet, 1888," and amending Acts.

10. This by-law may be eited as the "Street and Park Improvement Debenture By-Law, 1889."

By-law read a first time on the 6th day of May,

And whereas for the purpose of raising the said yearly sum of \$5,950, an annual special rate of two and two-fifths mills in the dollar will be required;
Therefore the Mayor and Aldermen of the City of New Westminster, in Council assembled, enact as fol-

1. It shall be lawful for the Mayor of the said eity to raise, by way of loan, from any person or persons, body or bodies eorporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned a sum of money not exceeding in the whole the sum of \$85,000.

2. It shall be lawful for the said Mayor to eause any number of debentures to be made for such sums of

money as may be required, but not for less than \$100 each, such debentures to be sealed with the seal of the eorporation, signed by the Mayor, and countersigned by the Treasurer of the said city.

3. The said debentures shall be made payable in fifty

3. The said debentures shall be made payable in fifty years at furthest from the day on which this by-law takes effect, either in sterling money of Great Britain, or in currency of this Province or the country where the same may respectively be made payable, which may be in any place or places authorized by law as may be agreed upon between the purchaser or purchasers thereof and the Mayor, and the said debentures shall have attached to them coupons for the payment of interest. of interest.

4. The said debentures shall bear interest at the rate of five per centum per annum from the date thereof, which interest shall be payable half-yearly on the first days of January and July in each and every

- year.
  5. For the purpose of forming a sinking fund for the payment of the said debentures, and the interest thereon, an equal annual special rate of two and two-fifths mills in the dollar shall be levied aud collected, in addition to all other rates, in each year upon all the rateable property in the said city during the currency of the said debentures or any of them.
- 6. All moneys arising from the said rate beyond the 6. All moneys arising from the said rate beyond the amount required for the payment of interest upon the said debentures may be invested in each year as the Council of the said corporation may direct, for the purpose of creating a sinking fund for the redemption of the said debentures as they respectively become due, without prejudice to any of the powers conferred upon the said conneil by the act of incorporation.
- 7. The proceeds of the debentures issued and sold under authority of this by-law shall be applied to improvements on Queen's Park and the streets hereinafter mentioned, and, as nearly in the proportion for arter mentioned, and, as nearly in the proportion following as may to the said council seem expedient, that is to say: Queen's Park, \$15,000; Columbia Street, \$1,000; Provost, Dallas and Carnarvon Streets, \$2,500; Agnes Street, \$2,500; Royal Avenue, \$3,000; Queen's Avenue, \$3,000; Pclham Street, \$3,500; Montreal Street, \$3,000; Melbourne Street, \$2,500; Leopold Place, \$500; Park Lane, \$1,500; Clinton Street, \$2,000; St. Patrick Street, \$1,000; Clement Street, \$3,000; St. George Street, \$1,000; Mary Street, \$1,000; \$2,000; St. Patriek Street, \$1,000; Clement Street, \$3,000; St. George Street, \$1,000; Mary Street, \$1,000: St. John Street, \$1,000; Douglas Street, \$5,000; Halifax Street, \$750; St. Andrew's and Ellice Streets, \$3,000; Fortesque Street, \$2,700; Edinburgh Street, \$2,500; London Street, \$1,000; Blackie Street, \$2,500; Merivale Street, \$500; Blackwood Street, \$500: MeKenzie Street, extending and making \$7,500; streets in St. Andrew's Square, \$1,500; St. George's Square, \$500; St. Patrick's Square, \$1,000; sidewalks and general street repairs, \$8,050; provided that out of the said sum of \$15,000 set apart for the improvement of Queen's Park there shall be paid into the city treasnry to the eredit of the general account the sum of \$3,000, being the amount already expended out of the general revenue for park improvements; out of the general revenue for park improvements; lowing purposes, viz.: provided, also, that if the requirements of any of the streets above-mentioned should be found to be less or with an appropriation from the Provincial Govern-

And whereas it will be necessary, in order to effect said improvements, to issue debentures of the said sum may be increased or diminished as in the circumstances for a sum of money not exceeding \$85,000;

And whereas for the payment of said debentures, it will be necessary to raise the sum of \$5,950 annually by special rate in each year;

And whereas the amount of the whole rateable council.

1888," and amending Acts.

10. This by-law may be eited as the "Street and Park Improvement Debenture By-Law, 1889."

By-law read a first time on the 6th day of May,

By-law read a second time on the 6th day of May,

Received the assent of the electors on the 13th day

of June, A.D. 1889.

Read a third time and finally passed on the 17th day of June, A. D. 1889.

[L.s.]

JOHN HENDRY,

D. Robson,

Mayor, City Clerk. je20

### RICHMOND BY-LAWS.

## A BY-LAW

To confirm the appointment of Municipal Officers, and to fix the remuneration of the Clerk, Assessor and Collector,

BE IT ENACTED by the Reeve and Council of the Corporation of the Township of Riehmond:—

1. That Duneau McDonald, Alexander Kilgour, Wm. H. London, Thomas Kidd, Joseph Quigley, and Hugh Youdall be appointed Fenee Viewers in this Municipality for the current year.

2. That O. D. Sweet be appointed Clerk, Assessor and Collector for the Municipality of Richmond for the year 1889, and shall receive a remuneration of two hundred and fifty (250) dollars, and ten per cent. on all road tax collections, for the same.

3. This by-law shall come into force and effect on

3. This by-law shall come into force and effect on and after the tenth day of March, 1889.

4. This by-law may be cited for all purposes as the "Richmond Municipal Officers and Salary By-Law, 1889.

Passed the Municipal Council this eleventh day of

February, 1889.
Reconsidered and adopted, and the seal of the Corporation attached, this second day of March, 1889.

THOS. KIDD,

Recove.

O. D. SWEET, C. M. C. Reeve je20

### No. 2. A BY-LAW

To fix the time for making the assessment and for the return of the Assessment Roll.

THE Reeve and Conneil of the Corporation of the Township of Richmond enact as follows :-

1. The assessment for the year 1889, in the ship of Riehmond, shall be made between the eleventh day of Mareh and the first Saturday in April, 1889, and the assessment roll shall be returned by the Assessor to the Municipal Council on the first Saturday in April, 1889.

2. This by law shall come into force and effect on and after the eleventh day of March, 1889.

3. This by-law may be eited for all purposes as the "Richmond Assessment By-Law, 1889."

Passed the Municipal Conneil this eleventh day of Echanger, 1889.

February, 1889.
Reconsidered, adopted, and the seal of the Corporation attached this second day of March, 1889.
THOS. KIDD,

O. D. SWEET, C. M.C. Reeve

### A BY-LAW

To enable the Corporation of the Township of Rich-mond to raise, by way of Loan, the sum of \$30,000, for the purposes therein set forth.

W HEREAS the Municipal Council of the Corporation of the Township of Richmond has resolved to raise the sum of \$30,000 by way of loan, for the fol-

Reeve.

Island to the Mainland.

roads and other necessary improvements in

A," Sea Island.

3. The sum of \$7,650 for the purpose of constructing the following roads in "Ward B," and for other necessary improvements, namely: \(\frac{1}{2}\)-mile on road No. 1; one mile on road No. 4; one mile on road No. 5, and one mile on road No. 7, commencing at the North Arm of the Fraser River and running south to intersect the road leading to the Town Hall; also about three miles of road, being a continuation of the road running from the Town Hall calaward to the south-east corner of Sec. 25, B. 5 N., thence north to the North Aim of the Fraser River; also, about three miles of road commencing on road No. 3, at the S. E. corner of Section 5, B. 4 N., R. 6 W., thence west to the Gulf C. M. C.

of Georgia.
4. The sum of \$7,685, for the purpose of construction the following roads in "Ward C;" and for other

necessary improvements, viz.:

To complete road No. 1 to the South Arm of the Fraser River; to complete Road No. 3 to the South Arm of the Fraser River; to construct that portion of road No. 4 and its extension south of road No. 9 to the road No. 4 and its extension south of road No. 9 to the South Arm of the Fraser River, and one mile of said road No. 4, commencing at and running north from road No. 9; to extend road No. 5 one mile north from road No. 9; to connect the already constructed parts of road No. 9 between roads Nos. 1 and 2; to extend road No. 9 between road No. 5 to the slongh or river, and to construct road No. 6, starting at road No. 9 and running north one mile.

YHEREAS, by a by-law entitled the "Street Railway By-Law, 1888," passed by the Corporation of the City of Victoria on the 5th day of December, A. D. 1888, a charter or franchise was granted by the Mayor and Board of Aldermen of the said City of Victoria to J. Douglas Warren, Andrew river, and to construct road No. 6, starting at road No. 9 and running north one mile. No. 9 and running north one mile.

And whereas it will require the sum of \$2,400 to be raised annually by special rate for the payment of the poses said debt and interest as hereinafter mentioned:

And whereas the amount of the whole rateable property of the said Township of Richmond, according o the last revised assessment roll, being for the year 1887, was \$351,286, irrespective of any future increase of the rateable property of the township aforesaid, and of any income in the nature of tolls, interest or dividends from the work, and also irrespective of any incomes from the temporary investments of the sink ing fund, or of any part thereof;

And whereas for paying the interest and creating an equal yearly sinking fund for paying the said principal sum of \$30,000 and interest as hereinafter mentioned, it will require an equal annual special rate of seven-

tenths of one per cent. on the dollar:

Be it therefore enacted by the Reeve and Council of

the Corporation of the Township of Richmond:—

1. That it shall be lawful for the Reeve and Clerk of the Municipal Council of the said Township of Richmond, when so authorized by order of said Conncil, to raise, by way of loan from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of \$30,000, and cause the same to be placed in the Pouls of Pariticle Columbia. be placed in the Bank of British Columbia, New Westminster, to the credit of the said corporation, for the purpose and with the object above recited.

2. That it shall be lawful for the said Por

2. That it shall be lawful for the said Reeve and Clerk, when so authorized by said Council, to cause any number of debentures to be made for such sums of money as may be required, not less than \$100 each, and that the said debentures shall be sealed with the seal of the Corporation and be signed by the said Reeve

and Clerk.

That the said debentures shall be made payable in 50 years, at furthest, from the day hereinafter mentioned for this by-law to take effect, at the said Bank of British Columbia in said City of New Westminster, and shall have attached to them coupons for the payment of the interest.

4. That the said debentures shall bear interest at the rate of six per cent. per annum from the date thereof, which interest shall be payable yearly at the

said Bank of British Columbia.

- 5. That for the purpose of forming a sinking fund for the payment of the said debentures and the interest at the rate aforesaid, to become due thereon, an equal special rate of seven-tenths of one per cent. on the dollar shall, in addition to all other rates, be raised, levied and collected in each year upon all the rateable property in said township during the continuance of the said debentures or any of them.
- 6. It shall be lawful for the said Municipal Conneil from time to time to purchase any of the said deben- 2. When it shall have been shown to the satisfaction thres, upon such terms as may be agreed upon with of the Corporation of the City of Victoria that fifteen

ment, for the purpose of constructing two bridges, one the holder or holders thereof, or of any part thereof, Lulu Island to Sea Island, and one from Sea either at the time of sale or at any subsequent time or id to the Mainland. times, the value in such case not exceeding par, and The sum of \$4,665 for the purpose of constructing all debentures so purchased shall be forthwith can-Ward celled and destroyed, and no re-issue of debentures shall be made in consequence of such repurchase.

This by-law shall take effect and come into oper-

ation upon the thirtieth day of March, A. D. 1888.

This by-law may be cited for all purposes as the "Richmond Municipal Loan By-law, 1888."

Passed the Municipal Conneil this third day of March, A. D. 1888.

### VIOTORIA CITY BY-LAWS

No. 174.

The Street Railway Guarantee By-Law, 1889.

Shotbolt, to lay tracks, erect poles and string wires thereon for motor, lighting and other electrical pur-

And whereas the said J. Douglas Warren, Andrew Gray, D. W. Higgins, Joseph Hunter and Thomas Shotbolt have since assigned all their right, title and interest in and to the said charter or franchise, through the Hononrable John Herbert Turner as Trustee, to a company incorporated and known as the "National Electric Tramway and Lighting Company, limited lighting."

And whereas the said National Electric Tramway and Lighting Company, limited liability, is desirous of prosecuting to completion the works contemplated and provided for by the said charter or franchise, and have applied to the Corporation of the City of Victoria for aid, in order that the said works may be speedily

And whereas it is expedient to grant the prayer of the said company for such aid by a guarantee of interest at the rate of five (5) per cent, per annum for a period of twenty years on the sum of forty thousand dollars (\$40,000) for a part of the undertaking contentable tells by said company, panyly, for the propose of plated by said company, namely, for the purpose of constructing and equipping a street tramway or rail-

And whereas it will require the sum of two thousand dollars (\$2,000) to be raised annually by special rate for the payment of said interest, in the event of the

and Corporation being called upon to pay same:

And whereas the amount of the whole rateable property of the said Corporation of the City of Victoria, according to the last revised assessment roll, being for the year 1888, was \$5,758,445, irrespective of any future increase of the rateable property of the property of municipality, and of any income in the nature of tolls, interest, or dividends from the work, or from any stock, shares, or interest in the work upon which the money so to be raised, or any part thereof, is intended to be invested, and also irrespective of any income from the temporary investment of the sinking fund or any part thereof

And whereas for paying the said interest (in ease as aforesaid) it will require an equal annual special rate of one-twenty-eighth of one per cent. on the dollar:

And whereas it is intended to reduce the general

rate so that the said special rate shall not increase the total rate of taxation

Therefore, be it enacted by the Mayor and Aldermen of the Corporation of the City of Victoria as

That the Corporation of the City of Victoria shall gnarantee interest at the rate of five per cent. per annum on the bonds of the said National Electric Tramway and Lighting Company, limited liability, to the amount of forty thousand dollars (\$40,000), for a period of twenty years from the date of said guarantee, in manner following, namely:—

2. When it shall have been shown to the satisfaction of the Companying of the City of Victoria, that officers

thousand dollars (\$15,000) of the capital stock of the said company has been paid up by the subscribers thereto and bona fide expended in and towards the construction of a street railway in said city by said company, according to their charter, the said corporation shall guarantee interest at the rate of five percent, per annum on a first issue of bonds of the said company to the amount of fifteen thousand dollars (\$15,000), the interest so guaranteed to be paid half-yearly.

When it shall have been shown to the satisfactive, and in enlarging the area of Ross Bay Cemetery; And whereas it will require the sum of \$3,169 to be raised annually by special rate for the payment of said interest, as is heremafter mencioned;

fifteen thousand dollars (\$15,000) of the capital stock of the said company has been paid up by the share-holders thereof, and a sum of at least forty-five thousand dollars (\$45,000) has been bona fide expended in and towards the construction of a street railway in said city by the said company, the said corporation shall further guarantee interest at the rate of five per centum per annum on a further issue of bonds of said company to the amount of fifteen thousand dollars (\$15,000) for a period of twenty years from the date of such guarantee, the interest so guaranteed to be pay-(\$15,000) for a period of twenty years from the date of such guarantee, the interest so guaranteed to be pay-

able half-yearly.
4. When it shall have been shown to the satisfaction of the said corporation that a further sum of ten thousand dollars (\$10,000) of the capital stock of the said company has been paid up by the shareholders thereof, and that a sum of at least seventy thousand dollars (\$70,000) has been bona fide expended by the company in and towards the construction of a street railway aforesaid, the said corporation shall further guarantee interest at the rate of five per centum prannum on a further and final issue by the said com-

pany of bonds to the amount of ten thousand dollars (\$10,000) for a period of twenty years from the date of such guarantee, the interest so guaranteed to be payable half-yearly, the proceeds of this last issue of bonds to be expended as aforesaid.

The liability of the said corporation shall not ex-

tend beyond the guarantee of interest at the rate of five per centum per annum as aforesaid.

6. The guarantee is subject to the conditions that the said corporation shall have the right to appoint one or more auditors to examine the books of the said company, and shall have the further right to a representative on the board of directors of the said company the right to a representative the right to a representative on the board of directors of the said company. during the whole period of the continuance of this guarantee, such representative to be nominated by the said corporation.

7. Any sum or sums of money so paid by the said corporation under its guarantee or guarantees as aforesaid shall be a first charge upon all the property and said shall be a first charge upon all the property and undertaking of the said company, subject to the said bonds, and shall be a part of the consideration for this guarantee, and shall be payable and paid to the said corporation by the said company before any dividend shall have been paid to the shareholders thereof.

8. The acceptance by said company of the benefit of this guarantee shall be conclusive evidence of the assent of said company to the foregoing clause of this by-law.

9. The form of bonds to be issued by said company to be approved of by said corporation before any liability under this guarantee attaches.

10. This by-law and the liability of the said corporation of the said City of Victoria, and poration is subject to the condition that the moneys shall have attached to them coupons for the payment of the interest.

10. This by-law and the liability of the said corporation is subject to the condition that the moneys expended by the company to obtain the benefit of this expended by the company to obtain the benefit of this guarantee and the moneys obtained from the proceeds of the bonds in respect of which interest is guaranteed by said corporation shall be bona fide expended by said company in and towards the construction of a street railway, and for no other purpose.

11. That for the purpose of forming a sinking fund for the payment of said interest, an equal special rate of one-twenty-eighth of one per cent. on the dollar shall, in addition to all other rates, be raised, levied and collected in each year in case said corporation be called upon to pay same, upon all rateable property in

called upon to pay same, upon all rateable property in the said municipality, during the continuance of this guarantee.

12. This by-law shall take effect on the 28th day of June, A. D. 1889.

13. This by-law may be cited for all purposes as the

"Street Railway Guarantee By-Law, 1889." Passed the Municipal Council the 23rd day of May, A. D. 1889.

Received the assent of the ratepayers the 11th day of June, A. D. 1889.

Reconsidered and finally passed the Council this 12th day of June, A. D. 1889.

JOHN GRANT. [L. S.] Mayor.

WELLINGTON J. DOWLER, C. M. C.

ments of the sinking fund, or any part thereof;
And whereas for paying the interest and creating an equal yearly sinking fund for paying the said principal sum of \$45,000, and interest as hereinafter mentioned, it will require an equal annual special rate of one-

eighteenth of one per cent, on the dollar.

And whereas it is intended to reduce the general rate so that the said special rate shall not increase the total rate of taxation :

Therefore be it enacted by the Mayor and Aldermen

of the Corporation of the City of Victoria:

1. That it shall be lawful for the Mayor of the said city to raise, by way of loan, from any person or persons, body or bones corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of \$45,000, and cause the same to be paid to the Treasurer of the said Corporation, for the purposes and with the objects following, that is to say, to be expended in alterations, additions and improvements, as follows:—

Rock Bay Bridge.

Work Street.

Pandora Street extension.

Third Street extension.

Feruwood Road.

Yates Street.

Broad Street.

Blanchard Street extension.

Wharf Street, for sanitary purposes.

4. That the said debentures shall bear interest at and after the rate of five per cent. per annual from the date thereof, which interest shall be payable yearly at the office of the Treasurer of said corporation.

5. That for the purpose of forming a sinking fund for the payment of the said debentures, and the interest

at the rate aforesaid to become due thereon, an equal special rate of one-eightcenth of one per cent. on the dollar shall, in addition to all other rates, be raised, levied and collected in each year upon all rateable property in the said municipality during the continu-

property in the said municipality during the continuance of the said debentures, or any of them.

6. That it shall be lawful for the said Municipal Council from time to time to purchase any of the said debentures, and such debentures shall be so expressed as to entitle the said council to redeem and purchase same on paying the amount thereof, and interest due thereon to the date of such purchase to the holder or thereon to the date of such purchase, to the holder or holders thereof, and all debentures so re-purehased shall be forthwith eaneelled and destroyed, and no reissue of debentures shall be made in consequence of such re-purchase.

This by-law shall take effect upon the 28th day of June, A.D. 1889.

This by-law may be cited as "The Forty-Five Thousand Dollar Loan By-Law, 1889."

Passed the Municipal Council the 23rd day of May, A.D. 1889.

Received the assent of the ratepayers the 11th day June, A.D. 1889.

Reconsidered and finally passed the Council this 14th day of June, A.D. 1889.

[L.S.]
WELLINGTON J. DOWLER,
C. M. C. JOHN GRANT, Mayor.

### No. 176.

### THE MAYOR'S REMUNERATION BY-LAW.

W HEREA Sunder and by virtue of the "Municipal Act, 1889," it is enacted that the Council of every Municipality may from time to time make, alter or repeal by-laws for (inter alia) paying the Mayor out of the annual revenue a sum of money not exceeding 2. This by-law may be cited as "The Assistant Assista

of the annual revenue a sum of money not exceeding \$2000;

Be it therefore enacted by the Municipal Council of the Corporation of the City of Victoria as follows:—

1. There shall be paid to the Mayor for the time being of the said City of Victoria, out of the annual revenue of the said city, the sum of two thousand dollars (\$2,000).

2. This by-law may be cited as "The Assistant Assessors' By-Law, 1889."

Passed the Municipal Council the 15th day of May,

A. D. 1889.

Reconsidered and finally passed the Council this 14th day of June, A. D. 1889. dollars (\$2,000).

2. This by-law may be cited for all purposes as the "Mayor's Remuneration By-Law, 1889."
Passed the Municipal Council the 23rd day of May,

A. D. 1889.

Reconsidered and finally passed the Council this 12th day of June, A. D. 1889.

Mayor.

[L. S.] JOHN GRANT, [L. S.] Wellington J. Dowler, C. M. C.

### No. 177. A BY-LAW

To provide for the payment of Assistant Assessors,

WHEREAS on the 17th day of April, A. D. 1889, or. je20 of the City of Victoria in his duties;

Be it therefore enacted by the Council of the Corporation of the City of Victoria as follows:—

1. Each of them, the said Wm. Dalby, William W. Northcote and E. Dickinson, shall be paid for his ser-

JOHN GRANT [L.S.]
Wellington J. Dowler, Mayor. C. M. C.

VICTORIA, B. C.: Printed by RICHARD WOLFENDEN, Printer to the je20 Queen's Most Excellent Majesty